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## **INFRINGEMENT OF CUSTOMS REGULATIONS IN THE STRUCTURE OF CUSTOM DELINQUENCY**

The main idea of the suggested article is the research of the clarification of relation comprehension of customs violation regulations and related legal categories, such as: infringement of the law, violation of the customs law and the administrative misdemeanour.

National customs law, which regulates the totality of social relations in the area of state customs policy and governmental customs affairs, establishes the legal responsibility for the committing a certain range of socially dangerous, harmful acts that violate the norms and standards of law. In the customs law literature these illegal actions are included in the customs violations section.

It could be counted to the customs violations range such delicts as crime in the customs area, infringement of customs regulations and infringement,

which prevent accomplishing the proxy, that are laid on the officials of the income and fees.

Analysis of practice in the area of the governmental customs affairs indicates that infringement of customs rules is one of the numerous manifestations of custom offences. It is also settled that infringement of customs regulations by its legal nature belong to the administrative misdemeanor and is characterized by both common indications and some differences with the last.

The author suggests that provided the separation of administrative and law of delict as an independent area of law, administrative responsibility for infringement of customs rules may be provided by such codified act as the Code of administrative misdemeanours of Ukraine.

