

***Yu. Zhelikhovska,***

PhD,

Associate Professor of Civil Law and Procedure  
Khmelnitsky University of Management and Law,  
private notary

## **MAIN OBJECTIVES AND PRINCIPLES OF NOTARY**

The article investigates the objectives and principles of concepts notaries and their main components. Notary is a kind of legal instrument a precondition for the implementation of civil law trade. Notaries notarial acts performed at the identity and rights of undisputed facts, burglary notarial acts and take measures for the protection of the estate. According to Art. 1 of the Law of Ukraine “On Notary” Notary in Ukraine – a system of agencies and officials entrusted with the duty to certify the law and the facts of legal significance, and perform other notarial acts provided by law, to provide them with legal probabilities. Under this concept in the context of the proposed theoretical framework to understand notaries, which shall state law enforcement and advocacy function that should be carried out in accordance with the content of notarial procedure

required by applicable law and procedures of Ukraine. The content of the same activity notaries are law enforcement and advocacy, which the state assigned to the special structure of and to certain officials. This paper analyzes the concept of Notaries, the concept of content notarial activities and the main features of notaries. The basic approaches to classification tasks that perform notarial bodies and their classification. The concept of Notaries principles regarding its participation in the protection of civil rights and interests. Definitely the principles Notaries in Ukraine as they are the basis for modeling the legal standards while combining all the rules and institutions in one area of law. Analyzed classification principles and given its classification because of the participation of a notary in civil ways to protect civil rights and interests.