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## GENESIS OF ADMINISTRATIVE PROCEDURES IN THE FIELD OF PROTECTION OF ECONOMIC COMPETITION IN UKRAINE

The article aims at analyzing genesis and its stages of normative fixation and research in administrative legal doctrine of administrative procedures in the field of protection of economic competition. The analysis led to the conclusion that normative fixation of such administrative procedures in the national legislation is characterized by a short-term, stage-like and blur-like nature of its contents.

The author has defined three stages of researches considering genesis of administrative procedures in the field of protection of economic competition in the national administrative legal science: 1st stage (before 1917); 2nd stage (1917-1991); 3rd stage (1991-till now). The analysis of the contents of the stages indicates that scientists are interested in the issues of administrative legal regulation of anti-monopolistic bodies. There is a tendency to make researches considering regulation of the administrative procedures and absence of complex and system scientific researches of administrative procedures in the field of protection of economic competition in Ukraine.

It is worth mentioning that the basic tendency for research of administrative legal regulation in the mentioned field is the narrowing of the object of the scientific research from the global issues of the administrative legal regulation in the field of monopoly and competition to the specific research – administrative legal regulation (certain aspects) of the definite procedures in the field of protection of economic competition.

The author mentions that the tendency of normative fixation of the administrative procedures in the field of protection of economic competition is the detailing of administrative legal definition of monopolistic (dominant) state of a subject, control over the economic concentration and coordination of actions among all the entities, examination of the case by the Anti-Monopoly Committee of Ukraine, executing and appealing - from fragmental contents of administrative-legal norms in the blurred legislation of Ukraine to its systematization in specific regulatory acts regarding certain kinds of such administrative procedures.