

I. Dymon, Postgraduate Student, Department of Administrative and Financial Law, National University "Odessa Law Academy"

ADMINISTRATIVE SUSPENSION AS THE ADMINISTRATIVE ENFORCEMENT MEASURE: NATURE, VALUE AND TYPES

The real offenses are threat for the protected public relations. Thus, it is necessary to immediately apply all important and needful measures for their protection and stopping of legal requirements violations. The most numerous among administrative enforcement measures is administrative suppression. There is not any definition and clear classification of administrative suspension measures neither in the current legislation nor in the special literature. At the same time it is necessary to point out that most of scientists agree with the classification proposed by M. Eropkin: 1) measures of administrative prevention; 2) measures of administrative suspension; 3) measures of administrative responsibility.

The measures of administrative suspension are usually used for involuntary termination of unlawful acts that have signs of administrative offenses and, in some cases, crimes. Also, these measures are important for prevention of harmful consequences of violations or crimes. They are also necessary to ensure the application of the administrative penalties and in some cases, of criminal penalties to the offender.

The use of administrative suspension can quickly and directly solve the conflict situation by means of forced termination of the unlawful invasion. Also, it is important to note that, unlike preventive measures, measures of administrative suspension have more legal regulation.

It should be emphasized that the special measures of administrative suspension are the last resort used by the competent authorities (officials), if necessary, for termination of offenses (crimes), when other means are ineffective.

Thus, we can make the conclusion that administrative suspension is involuntary termination of acts that have signs of the administrative offense (and in some cases – the criminal offence) aimed at preventing the harmful effects of wrongful acts and bringing offenders to administrative and sometimes to criminal responsibility.