



МІНІСТЕРСТВО ВНУТРІШНІХ СПРАВ
УКРАЇНИ
ОДЕСЬКИЙ ДЕРЖАВНИЙ
УНІВЕРСИТЕТ ВНУТРІШНІХ СПРАВ



ФАКУЛЬТЕТ ПІДГОТОВКИ ФАХІВЦІВ ДЛЯ
ПІДРОЗДІЛІВ ПРЕВЕНТИВНОЇ ДІЯЛЬНОСТІ

Кафедра мовної підготовки

АКТУАЛЬНІ ПИТАННЯ РОЗВИТКУ
КОМУНІКАЦІЇ В ПРОФЕСІЙНІЙ
ДІЯЛЬНОСТІ ПРАВООХОРОННИХ
ОРГАНІВ:
ВИКЛИКИ ХХІ СТОЛІТТЯ

Матеріали міжвузівської науково-практичної
конференції
до Міжнародного дня англійської мови в ООН
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Одеський державний університет
внутрішніх справ



**АКТУАЛЬНІ ПИТАННЯ РОЗВИТКУ
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Актуальні питання розвитку комунікації в професійній діяльності правоохоронних органів: виклики XXI століття: Матеріали Міжвузівської науково-практичної конференції (24 квітня 2023 року). Одеса: ОДУВС, 2023. 202 с.

Матеріали збірки стануть у нагоді тим, хто цікавиться актуальними питаннями, пов'язаними з мовною підготовкою майбутніх поліцейських, розвитком іншомовної компетентності працівників Національної поліції України в умовах євроінтеграції, перспективами розвитку комунікативних технологій у навчально-методичному забезпеченні підготовки поліцейських, а також культурою спілкування в службовій діяльності поліцейського.

SOME FEATURES OF THE COMMUNICATION OF LAW ENFORCEMENT BODIES' EMPLOYEES

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The modern development of the Ukrainian state is accompanied by a qualitative renewal of its institutions and the establishment of interaction between them, which is also facilitated by the challenges of the international community, European integration and globalization processes. Taking into account the crisis phenomena and processes that for a long time influenced the development of statehood, the institutions of public power were characterized by institutional weakness and structural imbalance. The activities of law enforcement, human rights protection and judicial bodies were carried out taking into account personal interests, which resulted in the violation of the rights and freedoms of citizens. It is appropriate to note that the formation of destructive mechanisms was facilitated by the lack of established communication between the specified bodies, therefore, today, in accordance with the National Security Strategy of Ukraine, the implementation of various forms of legal communication between law enforcement, human rights protection and judicial authorities is one of the most important directions of the development of state policy.

In the scientific literature, the concepts and features of communication of state authorities have been thoroughly investigated. Thus, O. Usmanova notes that legal communication constitutes a certain order of interaction of subjects, based on legal norms and related to the exchange of legal information necessary to satisfy their needs and legitimate interests [1, p. 1]. The researcher attributes the target purpose of communication to the main elements of the content of legal communication; legal principles; interacting entities; the relevant regulatory framework; legal information and feedback [1, p. 2]. Let's supplement the definition proposed by the researcher, noting that legal communication is aimed at finding ways to compromise during dialogue, eliminating conflicts, as well as establishing justice or blocking illegal acts.

The position of Z. Yermakova is interesting, which emphasizes that during the communicative interaction of subjects, conflicts are inevitable, but the conflict can be presented in a constructive form, only if the parties use successful communicative strategies, among which active discussion,

creation of conditions should be highlighted for free exchange of legal positions, focusing on specific problems, compliance with legal norms, etc. [2, p. 44]. We support the position of the researcher and note that in the context of the interaction of law enforcement, human rights protection and judicial bodies, an extremely important aspect is the construction of an effective communication strategy for the implementation of quality communication, since the importance of legal relations within which the interaction is built requires special attention.

Within the scope of consideration of legal communication, the statement of the domestic scientist A. Tokarska is relevant, who emphasizes that communication as a factor in promoting the movement towards a legal society and national security is a factor in the transformation of a "monological" system of interaction into a "dialogical" one [3, p. 143]. Indeed, the implementation of communication interaction between law enforcement, human rights protection and judicial bodies contributes to the transition to a qualitatively new model of legal decision-making, as well as the effective development of statehood.

Investigating the essence of legal communication, O. Makeeva notes that legal communication is a system of social communicative relations, within which the mechanisms for establishing the ideas and values of law are formed and implemented. Legal communication is one of the main factors in the formation of civil democratic legal awareness and legal culture, a means of ensuring dialogue between the state and society. The effectiveness of legal communication, as the researcher notes, is coordinated by the level of modern legal understanding, legal culture, subject ethics in society, produced by its evaluative and stereotypical perception and representation of its carriers [4, p. 192]. It should be noted that the legal awareness of a person, in this case an entity that conducts law enforcement, human rights protection or judicial activities, is directly proportional to the effectiveness of communication processes between them.

Therefore, legal communication of law enforcement, human rights protection and judicial bodies is one of the most important aspects of building a democratic and legal state, as it results in the formation of well-founded, dynamically developed cooperation aimed at protecting the rights and freedoms of a person and a citizen. On the basis of the specified scientific positions regarding the peculiarities of legal communication interaction between the specified subjects, we propose to understand the forms of legal communication between law enforcement, human rights

protection and judicial bodies as a way of internally organized interaction of the specified bodies through the appropriate communication channels, as well as the external expression of such interaction with for the purpose of establishing a dialogue or polylogue during professional activities to establish justice and block offenses on the part of the participant in communication interaction.

Increasing the effectiveness of the specified forms of communication between law enforcement, human rights protection and judicial bodies of different instances requires ensuring the proper implementation of the requirements of the legislation on establishing communication between the specified bodies in order to increase the efficiency of their activities; overcoming the formal and selective approach to the implementation of communication interaction between law enforcement, human rights protection and judicial bodies; providing access to complete and reliable information about the activities of each body of communication interaction; strengthening of information protection mechanisms during communication of law enforcement, human rights protection and judicial bodies, taking into account the specificity and special subject of their activities; improving the quality of resource support for the activities of each body in the communication process; improvement of qualifications and legal competence of officials and officials of law enforcement, human rights protection and judicial bodies; compliance with the requirements of legislation regarding the organization of interaction between the specified bodies and consideration of constructive proposals for improving the quality of their communication as one of the most important aspects of building a democratic, legal and social state.

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