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GENERAL THEORETIC GOING NEAR DETERMINATION OF CORRUPTION, CORRUPTION ACTS AND CORRUPTION RELATIONS

The general theoretic going is considered near determination of corruption, corruption acts and corruption relations. On their basis the own point of view is offered in relation to the noted problem.

Keywords: general theoretic approaches, corruption, corruption

acts, corruption relations.

The legal definition of "corruption" - the result of an agreement that the then conditions for this law (political, organizational, national state of research in the field of fighting corruption), probably could not have a fundamentally different level of excellence. However, despite its own imperfections, this definition still played a positive role in the general sense of the term "corruption".

But this definition of "corruption" can not be called successful. First, a tautology is an attempt to define corruption as "a set of acts of corruption." Second, the proposed definition refers to the misuse of official or an official authorized to perform state functions, their official or official position "for personal gain, to obtain material goods, services, privileges and other benefits." Refinement of the special purpose of misuse of official position is redundant, because its content indicates the selfish nature of the offender's conduct, which is separately stated in the definition. Thirdly, the excess is also an indication of the incompatibility of the legal order in Ukraine, acts of the offender, as already stated before that the illegality of actions that, taken together, constitute corruption. Indeed, the illegality of actions this is their incompatibility with the legal order in Ukraine.

Based on the analysis of corruption to include:

a) illegal acquisition by a person authorized to perform state functions in connection with such features material goods, services, benefits or other benefits, including acceptance or receipt of items (services) by purchasing them at a price (Rate), which is significantly lower than their actual (real) cost;

b) the receipt by a person authorized to perform the functions State loans and borrowings, acquisition of securities, estate or other property while using privileges or benefits not required by law.

Gift (reward) obtained by said persons circumstances provided in paragraph "a" of this Article, the including one that came without their knowledge, and value illicit services chargeable (compensation) state income.

The term "corruption crime" - the notion of conventional, ie, to have a suitable legal content. It, like the rest - "corruption offense" - is used in such international documents as criminal Convention on Corruption, adopted November 4, 1998 in Strasbourg and opened for signature in 1999 So the concept is generally recognized in international law, which makes it possible, first, to approve the allocation of the group of crimes, in principle, secondly, the use of this term for the purposes of national law.