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Transparency of Modern Judicial Power

This article is devoted to the unexplored aspects of modern judiciary. Transparency and openness in the field of judiciary have not been the subject of philosophical and legal interest until now. It is proved that all kinds of openness of judicial activities is a requirement of specification of epy principle of publicity of all social life, as opposed to the principle of privacy. This article substantiates three main forms of transparency in the judiciary. Publicity of modern judiciary understood as expression common cultural attitudes today. The author emphasizes that public and private areas are conquested by modern European culture. Today the scope of publicity – is one aspect of a feeling of «homelessness». As we are witnessing a process of colonization of life world, communications each of us in touch of public area. Under judicial transparency we understood such level of organization of the judiciary in the society in which citizens ensured free access to court proceedings, justice, the formation of the judicial corps. The judiciary and its operation is no exception, and therefore the court transparency, openness of trials and access to court information ranks among the political and legal values of the modern world.

Keywords: court; the judiciary; transparency; openness; hlasnyst; media; modernity.