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The Legal Nature and Status of the Local Community: the Doctrinal Aspect

The article analyzes different approaches regarding the clarification of the nature and essence of this phenomenon as the local community, its organizational-structural and subject-functional characteristics also identified features of the status and personality of the local community in the context of existing domestic and foreign research in this field.

Local community as «legal model of self-organization» with the administrative structures able to realize and defend local interests. In general, it is a complex form of social organization, a set of local residents, the United public basis within a certain area such voluntary association acting on the basis of the statute or by the decision of local referendums are combined with other communities to exercise self-government within the Constitution and laws of the State. They are endowed with a legal personality.

Among the indirect or mediated forms of implementation of community law on local self-government Select the activity of bodies and official persons of the local Government, the respective associations (unions), etc.

Finally on the verge of 20–21st Centuries territorial communities (and in some countries and regional communities), the Association of bodies and official persons in local (regional government) are given a special rights, the ability to be participants in a wide or a certain circle of public, including national level, and international-legal or supranational.

Despite this, we believe that the Institute community personality belongs to those who are in need as a further of study of doctrine and further legislative improvement.

Keywords: territorial staff, local community, municipality, local government, the status of the local community, personality.