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Private and Public Interests In Law: Current Status Research and Prospects For Further

The article examines the current state and prospects of understanding the problems of private and public interests in the law. Analyzed the most important views of thinkers, philosophers, lawyers, the essence of private and public interests from the earliest times of political and legal thought until today.

It was established that the term «interest» is constantly in the field of legal science representatives, and professionals related branches of human knowledge. Long-term interest incurred to the subject of scientific research, due to a significant role played by interest in the organization of social life and the importance given

to the legal problems of community-building public-legal institutions to ensure the harmonious progress of society.

Studied and grouped modern works lawyers who have studied various aspects of the nature of private and public interests in law: first, the subject belonging, resulting in works can distinguish philosophical, theoretical orientation and sectoral, cross-industry and crafts; second, the kind (type) of scientific sources, highlighting scientific publications, textbooks and legal acts, which in one way or another reflects certain aspects of the coverage of the affected issues.

Proved that in each case the subject of scientific knowledge is trying to solve their research problems, based on the characteristics of the subject and method of study. But all together they form a coherent, albeit diverse picture of the types of interest as private and public, whose existence is due to the fact the operation of law in its many forms.

The key areas for further study of the ratio of private and public interests in the law. In particular do not fully explored the question remains legal nature of private and public interests in law, their relationship with each other.

Insufficiently covered in the literature of the impact of private and public interests in the method of legal regulation of social relations, seldom analyzed in the law ways of combining private and public interests of balance.

Not enough attention is paid to coverage features and expression of private and public interests in substantive and procedural law. Proved that private and public interests are not processed components of the law, which in turn demonstrates the importance and relevance of research in this area of scientific research.

Keywords: historiography; interest; interest in the law; private interest; public interest; correlation of private and public interests.