

In some countries, there are peculiar semi-autonomous educations. Among them are the so-called historical units of Great Britain – Scotland and Wales. The main cities of these units of the country have their own departments, the British government includes ministers for Scotland and Wales (as well as Northern Ireland, which is autonomous), but the proposal for autonomy for Scotland and Wales was rejected in a referendum by their voters. In some African countries, there is an interstate "nomadic autonomy" for the Tuareg – nomadic tribes, the boundaries of their seasonal migrations, which cover different states, are defined.

In general, it is necessary to note the growth in the number of different forms of autonomy, its diversity, and the increasing number of autonomous entities in the world. At the same time, there are constitutional prohibitions to create autonomous entities. The Bulgarian Constitution of 1991 prohibits the creation of territorial autonomy in the country on the basis that local self-government is sufficient for it.

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EXECUTIVE PROCEEDINGS AS PROTECTION OF CITIZENS' RIGHTS

The Law of Ukraine "On Executive Proceedings" states that executive proceedings are the final stage of court proceedings and the enforcement of court decisions and decisions of other bodies, the set of actions of bodies and persons specified in this Law, aimed at the enforcement of decisions and carried out on the basis of within the scope of powers and in the manner determined by the Constitution of Ukraine, this Law, other laws and normative legal acts adopted in accordance with this Law, as well as decisions that are subject to enforcement in accordance with this Law [1]. That is, executive proceedings are directed actions for the execution of decisions and often these are coercive actions carried out exclusively on the grounds established in the normative legal acts of Ukraine.

The following scientists were engaged in researching the problems of executive proceedings: V. Averyanov, O. Andriyko, I. Golosnichenko, A. Vasiliev, E. Dodin, R. Kalyuzhny, S. Kivalov, N. Nyzhnyk, O. Petryshyn, A. Selivanov, O. Isayenkova, A. Maksurov, K. Malyushkin, D. Mardanov, Yu. Svirin and others.

The protection of citizens' rights is a set of various techniques, methods and procedural actions aimed at restoring the violated rights of citizens, in accordance with the procedure established by law. Article 3 of the Constitution of Ukraine stipulates that "human rights and freedoms and their guarantees determine the content and direction of the state's activities; affirming and ensuring human rights and freedoms is the main duty of the state" [2], and Article 2 of the Law of Ukraine "On the National Police" defines that "the protection of human rights and freedoms, as well as the interests of society and the state is one of the main tasks of the police" [1].

The participants in enforcement proceedings in accordance with Article 15 of the Law of Ukraine "On Enforcement Proceedings" are the debt collector – a natural or legal person or the state, in whose favor or in the interest of which the enforcement document was issued, and the debtor is a natural or legal person or state defined by the enforcement document, on which the obligation is imposed communication regarding the implementation of the decision [2, p. 56].

Enforcement proceedings as the protection of rights are followed in such actions, when the debt collector, in order to protect his rights, appeals the decisions, actions or inaction of executors and officials of the state executive service. In order to take all the necessary actions, you need to file a complaint exclusively in writing, which must contain: the name of the state executive service body to which it is submitted; full name, i.e. surname, first name and patronymic, of the debt collector and the debtor, their places of residence or stay (for individuals) or location (for legal entities), as well as the name of the representative of the party to enforcement proceedings, if the complaint is filed by a representative; details of the executive document (type of document, name of the body that issued it, date of issue and number of the document, its operative part); the content of contested decisions, actions or inactions and references to the violated law; setting out the circumstances by which the complainant substantiates his claims; the signature of the complainant or his representative indicating the date of filing the complaint, in accordance with Article 74 of the Law of Ukraine "On Executive Proceedings" [3].

Therefore, executive proceedings are actions aimed at the implementation of decisions and often these are coercive actions carried out exclusively on the grounds established in the normative legal acts of Ukraine. The issue of executive proceedings is quite widespread and is found in the works of many leading authors. Enforcement proceedings as the protection of rights are followed in such actions, when the debt collector, in order to protect his rights, appeals the decisions, actions or inaction of executors and officials of the state executive service.

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