CONSTITUTIONAL AND LEGAL SENSE OF THE INSTITUTION OF THE PRESIDENT IN THE SYSTEM OF STATE POWER OF UKRAINE

Formulation of the problem. At the present stage of the development of legal science, the attention of domestic and foreign scientists is drawn to the legal problems of the functioning of power in Ukraine. There were studies in which power is considered necessary and one of the most important conditions for the existence of society. At the same time, complex scientific researches on a number of issues related to the functioning of the state-legal institute of the President of Ukraine were almost non-existent.

Analysis of recent research and publications. Most politicians and scholars believe that Ukraine should be a parliamentary republic with a decisive role of the parliament, which should occupy a decisive place in the power system.

Publications that exist on this problem can be divided into two main groups. The first considers the institution of the presidency as the institution of the state, the institution of state power, that is, through its actual place in the mechanism of the exercise of state power. This approach is mostly used by political scientists. Other publications, although they are devoted to the institution of the presidency as the institution of the field of law, but do not cover the entire set of constitutional and legal norms of the institute.

The purpose of gender is to comprehensively study the institute of presidency as an institution of constitutional law, which is a system consisting of a set of norms, as well as an institution that is an integral part of the mechanism of the exercise of state power; as an institution of constitutional law that has certain historical traditions in Ukraine and is appropriate among other institutes of
constitutional law; as an institution, which is the legal basis for the formation and functioning of the President of Ukraine as a state body.

Presenting main material. The Institute of the President of Ukraine is a state-legal entity in the integral system of governance of a society, consisting of the highest state single-person elective body and its advisory, consultative and other subsidiary bodies and services, endowed with constitutional authority in the management of the state, characterized by the unity of interconnections with other state, as well as non-state bodies and citizens, whose activities are regulated by the system of relevant legal norms.

Conclusions and perspectives of further exploration in this direction. Legislation regulating the state-legal institute of the President of Ukraine is a legal institution of constitutional law and consists of two systems: horizontal and vertical. It is necessary to bring the rules of the Constitution into conformity. To do this, we must: leave behind the President only those powers that derive from his status as the head of state and the duty to be the guarantor of state sovereignty, territorial integrity of Ukraine, observance of the Constitution of Ukraine, human and civil rights and freedoms.