

## SUMMURY

**Topic:** "CONSTITUTIONAL AND LEGAL FOUNDATIONS OF JUDICIAL POWER IN THE RUSSIAN FEDERATION AND THE REPUBLIC OF ARMENIA: TRENDS AND PROSPECTS OF DEVELOPMENT"

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**The relevance of the study** is due to the theoretical and practical significance of the judiciary in a modern rule of law state. The establishment of judicial institutions is one of the necessary elements of the mechanism for ensuring the human right to judicial protection. The study and analysis of the presented topic will allow to determine the advantages and disadvantages of the existing justice systems in the Russian Federation and the Republic of Armenia.

**The purpose of the study** is a comprehensive theoretical and legal analysis of the judicial system of the Russian Federation and the Republic of Armenia.

In accordance with the chosen goal, the following tasks were identified:

- study of the place of judicial power in the system of state authorities of Russia and Armenia;
- definition of the concept and principles of building the judicial system in the Russian Federation and the Republic of Armenia;
- study of the process of formation of judicial authorities in the Russian Federation and the Republic of Armenia;
- characteristics of the Constitutional Court of the Russian Federation and the Republic of Armenia as a legal institution;
- consideration of the legal status of judges in the Russian Federation and the Republic of Armenia;
- identification of problems of formation and activity of judicial authorities and prospects for the development of the judicial system in the Russian Federation and the Republic of Armenia.

**Theoretical significance** of the study. determine the conclusions and proposals contained in it, as well as the factual material on which they are based. The conclusions formulated in the work develop and supplement the theoretical foundations of constitutional law in terms of the development of the theory of separation of powers, the constitutional foundations of the judiciary and judicial activities, trends and prospects for their development in the Russian Federation/

**The practical significance** of the study is determined by its focus on strengthening the constitutional foundations of the judiciary. The conclusions and proposals contained in the work have a wide area of practical application and can be used: in the legislative process; in the law enforcement activities of judicial and other state bodies; research activities.

**Results of the study:** In the current situation on the territory of the Russian Federation, when judges are subjected to pressure, threats in connection with their professional activities, in order to strengthen the principle of justice, judges need protection.

But the glaring factors of distrust in the exercise of their functions by judges are unfair and illegal court decisions. The reason for this may be both personal hostility and selfish profit-making goals. In order to prevent the negative phenomena occurring, an effective mechanism should be created to control the judicial staff, designed to implement justice. This can be achieved by monthly verification of judicial decisions on compliance with the principle of justice and legality, annual certification of judges, thorough verification of complaints addressed to the judge, and the initiation of criminal cases against the category of judges who exceeded their official powers and were found to have received a bribe. Only by applying strict measures for the activities of the court, it is possible to correct the current situation.

The state must remember that the only source of power on the territory of the Russian Federation is its multinational people, and the observance of its interests is its highest value. And it is possible to achieve trust on the part of citizens only by increasing the legal culture and legal consciousness, and the inevitability of punishment of guilty persons.