

SUMMARY

Key Words: state power, municipal authority, government departments, constitution

Subject matter: Constitutional and legal foundations of the organization of state power in the North Caucasus Federal District

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The relevance of the research topic. Today, state power in the Russian Federation is the leading mechanism in the country. The mechanism of the state is an integrated system of state bodies and institutions that exercise state power, as well as the tasks and functions of the state. Close attention is focused on how the activities of public authorities are implemented. In particular, it is worth noting the President of the Russian Federation and the "branch of power" (legislative, executive, judicial).

State power in the country is exercised in accordance with the Constitution of the Russian Federation. So, for example, in Chapter 1 of the Constitution of the Russian Federation "Fundamentals of the Constitutional System", a number of general provisions of the organization of state power in Russia are established.

The only source of power in the Russian Federation is its multinational people. The people exercise their power through bodies of state power and bodies of local self-government. The problems of interaction between society and the state have always attracted the attention of researchers.

In accordance with Article 2 of the Constitution of the Russian Federation, the recognition, observance and protection of the rights and freedoms of man and citizen is the duty of the state. It is the state that is intended to implement adequate conditions for society. As mentioned earlier, state power is the locomotive of the entire state system. In particular, this gives this topic high relevance.

The purpose of the work: full analysis of the constitutional and legal framework of the Russian Federation. Identification of urgent problems in the structure of state authorities and local self-government.

Objective:

- consider the process of formation of state power in Russia;
- determine the nature of state power;
- to study the system and structure of state power;
- consider current issues in the activities of state authorities;
- to analyze the problems in the state mechanism.

The theoretical and practical significance of the research lies in the fact that the approaches and recommendations developed during its preparation and presented in it can be used in the educational process when teaching subjects constitutional law, municipal law. And the theoretical conclusions contained in the work can be proposed for subsequent scientific study of this problem.

Results of the study: The formation of state power in Russia was long and full of big changes. Seeing off the next ten years, Russia rose one step higher in development. Today, Russia is a democratic state with a republican form of government. Power is exercised through an integrated system of state bodies and institutions. A large amount of research and analysis was collected studying the topic "structure and system of public authorities." The concepts of "system" and "structure" are not analyzed in the legal literature, which gave additional interest in their study. The analysis of the legal basis of state power was carried out, since the most important part of effective work and the formation of the state is its legal basis. The legal framework is a system of legislative and regulatory acts on the basis of which the state, regions and municipalities carry out their activities. Throughout the work, many problems were identified in the state power itself, as well as its system at all levels.

