

державної молодіжної політики. Тож, перші кроки для покращення рівню та характеру соціальної активності молоді мають бути як із боку держорганів – прийняття нормативно-правової бази, належне фінансування, масштабна інформаційна кампанія щодо діяльності молодіжних центрів або громадських організацій, навчання для працівників, координування установ, що працюють із молоддю, проведення тренінгів та семінарів із хвилюючих молодь питань, так і з боку самої молоді – пошуки власного хобі, розподіл ціннісних пріоритетів, ознайомлення з техніками тайм-менеджменту тощо.

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**LEGAL REGULATION OF INTERACTION BETWEEN CIVIL-  
MILITARY ADMINISTRATIONS AND LOCAL COMMUNITIES ON THE**

## **TERRITORY WHERE ANTI-TERRORIST OPERATION TOOK PLACE**

In April 2014 there was escalation of violence in the region. Armed groups of activists captured administrative facilities and police departments in cities of Donbass region in particular Slavyansk, Artemivsk and Kramatorsk [1, p.84-85].

Ukrainian authority decided to carry out anti-terrorist operation on the territory of Donetsk and Lugansk regions (ATO) and enlisted the services of armed forces, National Guard and security service.

Legislation changes on legal regulation of the emergency situation concerning occupied territories have been lasting since 2014. According to the law of Ukraine “About temporary measures for conducting anti-terrorist operation” [4] Cabinet of Ministers of Ukraine approved the list of settlements where the anti-terrorist operation is carried out [5].

There are 28 cities of regional significance including Krasnoarmeysk city, modern name –Pokrovsk out of Donetsk region in the list [5].

Bodies of local self-government have not managed to implement their authorities imposed by the Constitution and laws of Ukraine for a long period of time, in particular it is a result of their factual dissociation from implementation of their authorities. It has had an extremely adverse impact on security and life support in certain areas of Donetsk and Luhansk regions. Implementation of new methods of governance was caused by the mentioned problems. New focus area for implementation of executive authority in Ukraine became amending Ukrainian legislation as to creation of military and civil administrations [6, p.161].

To implement the law of Ukraine “About military and civil administrations” the President of Ukraine issued two decrees “On creation of military and civil administrations” № 469/2015 dated 06.08.2015 [10] and № 472/2015 dated 13.08.2015 [11]. According to them the following military and civil administrations were set up: Pershotravneva district civil-military administration of Donetsk region; civil-military administration of Mar`inka city and Pobeda village in Mar`inka district Donetsk region; civil-military administration of Kominterove, Vodyanove and Zaichenko villages in Volnovasikiy district Donetsk region; civil-military administration of

Artemivsk district in Donetsk region; civil-military administration of Volodarsk district in Donetsk region; civil-military administration of Konstyantynivka district in Donetsk region; civil-military administration of Tel`minivski district in Donetsk region; civil-military administration of Yasynuvatski district in Donetsk region.

According to the decree of The President of Ukraine “On suspension of authority of some military and civil administrations” № 125/2016 dated 04.04.2016 [12] part eleven of Article 3 of the law of Ukraine “On civil-military administrations” [7] functioning of Artemivska, Volnovahska, Volodarska, Kostyantynivska, Mar`inska and Pershotravneva civil-military district administrations in Donetsk region was terminated.

Having studied warrants of the local state administrations and civil-military administrations in accordance with the legislation the author admits civil-military administrations have considerably wider authorities than local government administrations, because they combine functions of administration and guarantee territorial integrity. Local government administrations bring into correlation all actions of social and economic development of the community with chiefs of relative civil-military administrations.

Since the fifth of March 2015 Donetsk Oblast state administration operates as Donetsk Oblast civil-military administration in accordance with the Decree of the President of Ukraine “On creation of military and civil administrations” № 123/ dated 05.03.2015 [11]. Since the eleventh of June 2015 the chief of Donetsk oblast state administration is Jebrivskiy P.I., who was appointed to be a chief of oblast state administration with President`s decree dated 11.06.2015 [12]. In accordance with the law of Ukraine “On local state administrations” dated 09.04.1999 [13] he participates in providing of realization of state juridical policy; puts into practice activities concerning adaptation of Ukrainian legislation to European Union legislation in his capacity; gives systematical assistance concerning implementation given by the law authorities of executive agency to the local government administrations. That is why Pokrovsk borough council cooperates directly with the chief of Donetsk military and civil administration. From 2015 to 2017 800 projects concerning development of

Donetsk region were being implemented by Donetsk oblast civil and military administration.

Cooperation of Pokrovsk town community and the chief of Donetsk civil-military administration have advantages concerning legal awareness of people, development and stability of Pokrovsk region. However, in general there were weak points in implementation of civil-military administrations authorities. That is why it is author's opinion that further scientific researches of legal status of civil-military administrations in Ukraine are sufficiently reasonable.

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### **Реформування законодавства у контексті євроінтеграційних прагнень України**

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### **ЗАКОНОДАВЧІ ІННОВАЦІЇ У ПЛОЩИНІ ПРОБЛЕМИ АКАДЕМІЧНОЇ ДОБРОЧЕСНОСТІ В АСПЕКТІ ЄВРОІНТЕГРАЦІЇ:**