

**ADMINISTRATIVE LAW AND ADMINISTRATIVE PROCEDURE,
INFORMATION LAW**

ANDRUSHCHENKO I.

Candidate of Law Sciences,
Associate Professor at the Department
of Economic and Legal Sciences
(*National Academy of Internal Affairs*)

**ADMINISTRATIVE AND LEGAL METHODS OF PUBLIC REGULATION
OF MERGERS AND ACQUISITIONS OF FINANCIAL INSTITUTIONS**

Modern market economy is characterized by an increase in the number of mergers and acquisitions (hereinafter – M & A) of financial institutions (hereinafter – FI), qualitative change in the structure of financial relations, based on the competitive mechanism.

The article, analyzing such administrative and legal measures used in public regulation as forced reorganization and compulsory liquidation of FI for violation of public requirements, taking into account quality content of legal restrictions, arising from the application of these administrative coercive measures, emphasizes that they essentially are measures of administrative responsibility and require enshrinement in the Code of Administrative Offences of Ukraine as an independent type of administrative penalties.

In addition, in order to unify and optimize the use of administrative and remedial measures of public regulation it is necessary to make amendments to the current administrative law regarding the inclusion into the content of misdemeanors of indications that these offenses can be committed not only through actions but also in the form of inaction.

