Serhiy V. Volovyk. IP-court as an actor of state policy in the field of intellectual property in Ukraine. The article examines the IP court as an actor of state policy in the field of intellectual property in Ukraine. Emphasis is placed on the current article, which is due to the European integration course of Ukraine and bringing domestic legislation in line with European Union legislation.

The essence of state policy in the field of intellectual property in Ukraine is defined, which means the set of formed and legally established goals, objectives, functions, interests, which are guided by public authorities in the implementation of state management of intellectual property, and their practical activities to implement and achieve the planned state policy in the field of intellectual property.

The system of administrative and legal regulation of intellectual property protection in Ukraine has been established. It is determined that the main array consists of laws and international legal agreements of Ukraine.

The system of subjects of realization of the state policy in the field of intellectual property in Ukraine is found out. It is emphasized that the list of subjects of state policy in the field of intellectual property in Ukraine should include the following: World Intellectual Property Organization, President of Ukraine, Verkhovna Rada of Ukraine, Cabinet of Ministers of Ukraine, Ministry of Economy, Trade and Agriculture of Ukraine, National Intellectual Property Office property and judicial authorities of Ukraine.

It is proved that the IP-court in Ukraine is one of the main subjects of state policy in the field of intellectual property in Ukraine. It is emphasized that the IP-court as a subject of implementation of state policy in the field of intellectual property is a body authorized to administer justice in the field of intellectual property and solve problems defined by law.

It is concluded that the IP Court as a subject of state policy in the field of intellectual property in the future is designed to become part of the optimal, high quality and effective state system of legal protection of intellectual property, able to form, implement a transparent public model of overcoming existing challenges and risks. to offer effective tools in the field of intellectual property as incentives for the development of related economic and social factors.

*Keywords: IP-court, state policy in the field of intellectual property, subjects, intellectual property.*