

**Institute / Higher School:** Law Institute

**Chair:** Chair of Constitutional and Municipal Law

**Level of study:** bachelor's degree

**Profile:** 40.03.01 - Jurisprudence (state and legal profile)

**Year:** 2017

**Subject matter:** Constitutional and legal status of the President of the Russian Federation

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**The supervising organization:** Pyatigorsk State University

**Annotation:**

**The topicality of the research:** The Institute of Presidential Power in Russia has a relatively short history. Over the past few years, this institution has become very important. This is due not only to the special legal position that it occupies. The Institute of the President in modern Russia is one of the key in the system of public authorities. Its rational arrangement and functioning is an important condition for ensuring constitutionalism in the state. The main role in ensuring interaction of the authorities is entrusted to the President by the Constitution, which, according to the Constitution, ensures coordinated functioning and interaction of state authorities. To fill this model with real social content and legally and in fact guarantee the society from authoritarianism. The necessary legal conditions in the current Constitution are available. No matter how broad the powers of the President, they are still limited. These powers are interfaced with the powers of other federal bodies of state power. The presidency is a relatively young institution in Russian constitutional and political practice.

**The aim of the research** is a comprehensive study of legal issues arising when interpreting the provisions of the constitutional and legal status of the President of the Russian Federation.

**Objectives:**

- ~ examine the establishment of the post of President of the Russian Federation;
- ~ determine the status of the President of the Russian Federation under the 1993 Constitution;
- ~ consider the competence of the President of the Russian Federation;
- ~ to investigate the bodies under the President of the Russian Federation;
- ~ analyze the inviolability of the President of the Russian Federation and the termination of his powers.

**The object of the study** are the public relations that form in the process of formation and development of the constitutional and legal status of the President of the Russian Federation.

**The subject of the study** are the rules of law governing the constitutional and legal status of the President of the Russian Federation.

**The theoretical and practical value of the research** is that the provisions and conclusions set forth in this paper can provide a methodological basis for continuing the study of the constitutional and legal status of the President of the

Russian Federation. Conclusions and practical recommendations can be applied in the updating of legislation, and also used in the educational process in higher education institutions.