

CONSTITUTIONAL LAW

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REALIZATION OF THE PROTECTION OF THE RIGHTS OF CITIZENS IN THE ACTIVITY OF THE LAW-ENFORCEMENT AGENCIES OF THE UKRAINE

Thus, although the reality freedoms of man and citizen, opposing to individual rights, not as tightly linked to the creation to the state of conditions for their implementation, however, this requires the state to maintain and ensure its retention of others and social institutions of interference in the personal sphere of human freedom.

Thus, in terms of administrative and legal protection of the legitimate interest of the individual as a subjective right, under legal guardianship of the State, moreover, in accordance with said decision of the Constitutional Court of Ukraine, it is an independent object of judicial review and other means of legal protection.

To sum up I want to define that part of administrative remedies that should be talked primarily about the protection of citizens is, that as citizens of Ukraine and foreigners and stateless persons. It is a broad category of generalized understanding of rights allows, on the one hand, the denoted license (and freedom) of all individuals, regardless of their nationality, but on the other hand, encompass not only those special rights, resulting from the relevant public legal status of a person but natural rights. Thus, the rights, freedoms and legitimate interests owed to citizens of Ukraine, foreigners and stateless persons as a basic element of their legal status, provided appropriate guarantees from the government, are the object of administrative remedies.