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ENSURING THE RIGHT TO LIBERTY AND SECURITY BY CRIMINAL PROCEDURAL LAW OF UKRAINE AND FORMER SOVIET COUNTRIES

The article investigates the right to liberty and security of person provided by criminal procedural laws of Ukraine and former Soviet countries. The features of the origin of the right to liberty and security of person are specified. The features of the regulatory right to liberty and security of person according to criminal procedural laws of Ukraine and former Soviet countries are determined. The peculiarities of legal theoretical understanding of the criminal procedure in post-Soviet countries are defined. The features of the right to freedom and security according to criminal procedural laws of Ukraine and former Soviet countries are stated. Such institutions as compulsion are considered in light of the right to liberty and security of person according to criminal procedural laws of Ukraine and former Soviet countries. Institute of arrest and detention is also considered in the light of the right to liberty and security of person according to criminal procedural laws of Ukraine and former Soviet countries. Features of the right to liberty and security of person at different stages of criminal proceedings are determined. The judicial review and procuratorial supervision in the area of the right to liberty and security of person provided by criminal procedural laws of Ukraine and former Soviet countries is analyzed. The positive aspects of the right to liberty and security of person according to criminal procedural laws of Ukraine and former Soviet countries should be implemented in the criminal procedural legislation of Ukraine.