

Realization is right civil legislative initiative comes true in accordance with the order of realization of civil legislative initiative, that determines the order of presentation and consideration of petitions on questions the partial change of legislation of Dnepropetrovsk city.

Thus, normalizations of situation with political rights and freedoms in Dnepropetrovsk would promote such measures from perfection of guaran-

tees of their realization, as taking into account reformation of management organs their subordination to the people, openness and sensitiveness to the necessities of population, being informed of society about their activity; alteration of activity of law enforcement authorities, in particular, forming of independent and just court; and unimpeded overcoming of blanks in the legislation of Dnepropetrovsk city.

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CONSTITUTIONAL AND LEGAL STANDARD AS AN EXPRESSION OF NORMATIVE CONSTITUTIONAL LAW

Considered normative content of constitutional law in Ukraine by definition constitutional and legal norms as a fundamental element of constitutional law. Concepts and basic properties of this legal phenomenon both in domestic and in foreign jurisprudence are considered. Determined that the normative analysis of contemporary constitutional law through disclosure normative content of modern constitutional law.

Thus, the result of the general theo-

retical study found that the constitutional and legal provision – formally specified, mandatory rules of conduct established or authorized by the Ukrainian nation or state or local government entities rule of conduct aimed at regulating the constitutional and legal relations, which are the subject of constitutional law, and provides all the sanctions provided for by this law and that is the reflection of normative constitutional law of Ukraine as a whole.