## PROCEDURAL GUARANTEES OF PROTECTION OF RIGHTS AND LEGAL INTERESTS OF INDIVIDUAL

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The place and role of procedural guarantees are examined and the role of public law is noted in the protection of rights and legal interests of an individual.

## Public interest, the rights and liberties of an individual, distinction, public administration.

In the modern period the issues of protection and protection of the rights and interests of the person has a universal significance. In conditions of formation of democratic, social, rule of law, socially oriented market economy the problem of ensuring respect for and observance of human rights has become a global scale and at the national level. Protection of subjective rights and legal interests of a person within an appropriate form of protection and enforcement of using this or that method is an objective necessity. From which there's a level of security and protection of the rights and legitimate interests of individuals are evaluated the effectiveness of the activities of public authorities, the degree of democracy in the country as a whole. The efficiency and functioning of the system and protection of rights and legitimate interests of individuals is an important legal guarantee of the state.

The purpose of this article is to develop a system of scientific knowledge on the protection of rights and legal interests of a person in

administrative law, to identify promising directions for further research on the research questions.

In the current international doctrine of the degree of protection and enforcement of constitutional rights and freedoms is an important indicator of the achieved state level established international standards for the treatment of people. In Ukraine against the background of deep socioeconomic, political, ideological, and cultural transformation of creating proper conditions for the real implementation of each of their subjective rights is relevant theoretical and practical problem. It requires the relevant scientific and theoretical studies, the center of which shall be the complex of interrelated social and legal factors. Therefore, the Declaration of independence of Ukraine is a sovereign state, the adoption of the Constitution of Ukraine, makes it necessary to state in the formation of a strong and stable institutional system of protection of rights and legitimate interests of its citizens.

In procedural form reflected the content of the administrative proceedings. The legislator establishes the procedure of consideration of administrative cases, which is backed responsibility of the state to the individual for its activity and the statement of rights and freedoms.

Given the importance of constitutional rights and interests of individuals and legal entities, it is only logical allocation of procedural guarantees of their protection as a form of guarantee. Such administrative and legal safeguards are defined as legal means, which are contained in the law and provide all subjects of public law to the dispute an opportunity to use granted rights and obligations.

After analyzing different definitions of procedural forms, give the definition of definition of the notion of administrative procedural form, which should be interpreted as provided in the administrative procedure law the procedure of protection of rights and legitimate interests of physical and legal persons in the sphere of public relations and regulated the procedure of administrative justice.

The above testifies to the specificity of administrative procedure, which is the special nature of public law relations, which is reflected in the administrative and procedural form. Guaranteed by the mechanism of ensuring of the rights of a person in administrative proceedings should be considered as a system of legal means and methods of regulating the definition of the tasks of administrative proceedings with regard to all the circumstances of importance for the decision, with the observance of the principle of equality before the law.