

## HOUSE ARREST AS AN ALTERNATIVE TO DETENTION

**A.M. DOLHOPOLOV, PhD (Law),**

***National University of Life and Environmental Sciences of Ukraine***

*Investigated the need for a unified, close to European standards, the application of measures to ensure the criminal proceedings.*

***Criminal procedure, measures to ensure the criminal proceedings, house arrest, detention.***

Adjust the criminal law relationships in our society can only be made through the criminal process. Hence the vital importance of improving the criminal procedure law based on traditions of domestic legal opinions international practice, current state and factors of society and its trends. The relevance of this work is related to the adoption of the Criminal Procedure Code (hereinafter - CPC), which should be a reliable way to achieve the objective.

The issue of rights during the investigation of crimes is a priority in the activities of criminal justice under preliminary investigation. According to state policy aimed at the humanization of criminal procedure and criminal law, there is a need to introduce and use close to European standards measures to ensure criminal proceedings. It is an expression used in the new CPC of Ukraine and includes measures to temporarily restrict the rights of certain participants in criminal proceedings (challenge, monetary penalty, restrictions in the use of a special law, compulsory retirement, removal of property, detention of a person) and known precautions (personal liability, personal surety, bail, house arrest, detention).

The new Criminal Procedure Code of Ukraine, which became effective November 19, 2012, contains a number of provisions intended to limit the scope of punishment, deprivation of liberty. These include provisions on: pre-trial investigation of criminal offenses (can not hold a custody specified types of criminal offenses); special procedure approvals use any and all precautions (investigator - Attorney - investigating judge), the introduction of new, previously unknown Ukrainian legislation precautions - personal commitment and house arrest. But if personal liability is essentially an alternative of bail, which was provided by the preceding CPC of Ukraine, the house arrest - a new preventive measure.

House arrest - a more humane precaution compared to detention, it is a progressive introduction to Ukrainian legislation. Given the increased attention of the international community to these issues, the European Court of Human Rights on violations committed in Ukraine in the capture of prisoners and their subsequent detention specified topic lose sharpness and urgency after the emergence of a new preventive measure - house arrest.