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THE PROSECUTOR'S SUPERVISION AND JUDICIAL MONITORING MECHANISM TO ENSURE THE RIGHT TO INVIOABILITY OF THE HOME OR OTHER PROPERTY

The article is sanctified to research of public prosecutions and judicial control in the mechanism of providing of human rights on inviolability of accommodation or other possession. A value is certain principles of inviolability of accommodation or other possession in modern criminal proceedings of Ukraine. The identified disadvantages functioning of directorate of public prosecutions and judicial control in the mechanism of providing of human rights on inviolability of accommodation or other possession after the Criminal-judicial code of Ukraine of 1960, by a certificate what it is possible to count negative practice of the European court on human rights in matters in relation to Ukraine. It was established that European convention about the protection of human rights and fundamental freedoms and practical worker of the Euro-

pean court on human rights in matters in relation to Ukraine became the basic ideologists of not only strengthening of judicial control but also all positions of operating current Code of Ukraine. It was analyzed a number of decisions of the European court is analyzed on human rights in relation to an aim and value of judicial control in the mechanism of providing of human rights on inviolability of accommodation or other possession. A conclusion is done that one of the main tools in the mechanism of this law is to ensure judicial review. Totality of judicial requirements, that is sent to and providing of human rights on inviolability of accommodation or other possession during realization of review, search, inquisitional experiment and inspection publicly of inaccessible places, accommodation or other possession of person, is certain.