

*Zavorotchenko T.M.,
Candidate of Law Sciences,
Associate Professor, Senior Lecturer,
Department of state theory and law, constitutional law
and state management,
Head of the Young scientists of Law faculty,
Dnipropetrovsk National University named after Oles Honchar*

REALIZATION OF POLITICAL RIGHTS AND FREEDOMS OF CITIZENS BY THE INTERNATIONAL LEGAL ACTS: THEORETICAL AND LEGAL DISCOURSE

The article is devoted to human rights that have a global character, the degree of development and security which due to the efforts of the international community. Investigated the implementation of the norms of international law, which depends on the features of the national legal system. The emphasis on the importance of control provisions of the international treaties and laws. Principles and directions of cooperation in the sphere of human rights, which give the international community a way in the world order of the next Millennium. On the basis of generalization of the experience of use of international legal instruments of the countries of the world, the author brings their positive and negative aspects of compliance with international legal standards on human rights. The formation of the modern model of the European system of protection of political rights and freedoms under the European Conven-

tion on human rights and fundamental freedoms. Noted that the bodies of constitutional jurisdiction, not considering the issue of a political nature. Attention is focused on the organ of constitutional jurisdiction, which is not competent to decide on the constitutionality of a Treaty, since such a procedural form of activity is possible only at the stage of signing contracts. The main international legal guarantees for the subjective constitutional political rights and freedoms of man and citizen. Found contradictions and gaps in the content of the provision in the Constitution of Ukraine regarding the fact that the existing international treaties are part of national legislation of our state, requires clarification. Based on the analysis of relevant theoretical and practical provisions given to proposals to ensure the rights and legitimate interests of citizens in the enjoyment of their political rights and freedoms.