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## CONSTITUTIONAL COMPLAINT AS AN INSTRUMENT REALIZATION OF NATURAL HUMAN RIGHTS IN UKRAINE ON COURT PROTECTION OF FUNDAMENTAL RIGHTS AND FREEDOMS

The article is devoted to the judicial protection of the natural human rights in modern society. It is shown the general stages of formation, development, improvement of the phenomenon and its social value. Reveals the value and feature a natural human right to judicial protection. The existing legal mechanism for judicial protection of fundamental rights and freedoms in Ukraine and shows a number of shortcomings in this regard. The ways of improvement of the institution through the introduction of the national legal system of constitutional complaint.

The author highlights that since the inception of the state sharply raised the question of the need for the implementation of legal institutions and mechanisms to protect the rights and freedoms of pressure from the authorities. History shows the development of society and why the court has become the institution to which was assigned to carry out the functions of protection of natural rights. At the same time reveals the need for providing a real opportunity to implement individual access to the courts for protection of their rights and freedoms.

To do this, gives examples on the historical experience of mankind that reveals the need for the need to devel-

op and implement specific legal instruments, which then translate using effective mechanisms. By analyzing the mechanism of judicial protection of fundamental rights and freedoms, showing that this process has evolved along with legal consciousness and culture of the individual. Along with the construction of a democratic regime was to strengthen the guarantees of judicial protection of fundamental rights and freedoms. Since the state was done fixing such rights in a legal act. The state declared its duty to provide her hand all the necessary conditions for the establishment of human rights and its responsibility in the event of non-observance of obligations.

So since the collapse of the Soviet Union and the proclamation of the independence of Ukraine, at the same time there have been changes in the form of government of the country. Ukraine in fact was proclaimed democracy. Since that time, saw the creation of new democratic institutions and legal mechanisms for the protection of fundamental rights and freedoms. With confidence we can say that this process is still ongoing, as Ukraine seeks to be a legal state where human rights are not only declared, but are provided with appropriate legal mechanisms.