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SOME ASPECTS OF THE APPLICATION OF PREVENTIVE MEASURES IN THE FORM OF BAIL

Human rights and freedoms are the most important and valuable component of each democratic, legal state, as without the development of the individual, respect of person's rights and legal interests it is not possible to imagine the state's future. Human rights are enshrined in all major legal acts, in fact, most of national legislation rules are originated from the international law norms, where the observance and realization of human rights are several stages higher. 64

One of the main branches of law where the all interests of every person interconnected is the criminal procedure law, a feature of which is that it regulates relations of the highest values of human life, health, honor and dignity. Among the various issues that arise in the case of human rights violation, special attention should be paid to the restoration of these rights, and further obstacles in creating of new ones. It is necessary to focus attention on one of the main aspects of the criminal procedure law – the application of preventive measures in the form of bail.

One of the types of preventive measures during the criminal proceedings is collateral. Specified preventive measure can be used to stop or prevent a criminal offense of unlawful conduct of the accused during the criminal proceedings. The use of preventive measures applied during the preliminary investigation - investigating judge at the request of the investigator, the prosecutor agreed or at the request of the prosecutor, and during the proceedings - the court at the request of the prosecutor, on the evidence presented by the parties and criminal proceedings under certain circumstances, including which can play a significant role property status of the individual.