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THE POLITICAL ASPECT OF THE CRIMINAL JUSTICE PURPOSE UKRAINE

The article discusses the political factor influencing the content and purpose of criminal procedure in Ukraine. The aim is to determine the content of political influence in a crisis for the system and the appointment of the criminal process. For example, one of the laws, which was adopted during the crisis in 2014, and defined the procedure for resolution of production, for which offenses were related to events that took place during the peaceful assembly, analyzes their respective fair. We consider the situation in which, depending on the crime scene in almost identical circumstances affecting the qualification and punishment, one person shall be punished, and the other from him released. It is noted that in these circumstances the criminal proceedings, despite the issues of justice, must implement the provisions of its own law and the content of the above laws. It is given the above question about the content of the impact of such events on the political purpose of criminal procedure in Ukraine. In the end it is concluded that the criminal process is inherently must implement the will of the legislator regarding the content of criminal relations, despite their qualitative assessment. Only qualitative performance indicator purpose of criminal proceedings in such cases related to political events is to match the procedures for the application of criminal law rules of criminal procedure and criteria of equity, efficiency, etc.