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SCOPE OF FREEDOM AND THE PROHIBITION OF THE RIGHTS' AND FREEDOMS' RESTRICTIONS: NATIONAL AND INTERNATIONAL LEGAL ASPECTS

The article is devoted to the analysis of the theoretical foundations of the concept of freedom in modern society and the restriction of rights and freedoms. The author emphasized on the problem of rights and freedoms realization in the conditions of equality of citizens. The examples of discrimination of human rights upon condition of equality of opportunities are given by the author. It is also considered how the principles of inalienability and firmness of rights and freedoms influence the protection of rights and freedoms. So the author proposes to implement to Ukrainian legislation the practice of the countries of European Union at this question. In par-

ticular, the legislation of the countries of the European Union has the amount of warrants about the formation of the equal conditions for the human rights and freedoms realization. That's why people with worse peculiarities have the same opportunities in the realization of their rights and freedoms as their «greater» fellow nationals. Within the given context it is estimated the effectiveness of the acting of principle of inalienability and firmness of rights and freedoms at the national and international level. The recommendations on improving of the effectiveness of the acting of this principle in the aspect of protection of rights and freedoms are proposed too.

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THE NOTION OF SOURCES OF CONSTITUTIONAL LAW: PROBLEMS OF DETERMINING

This article is dedicated to the research of main issues concerning the problems of determining the sources of constitutional law. There are different approaches to the understanding of term «source of law» in general legal theory, as well as it's correlation with the term «form of law». Nowadays these terms are generally used as synonyms,