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CONSTITUTIONAL AND LEGAL CATEGORY OF PROTECTION AND PROTECTION OF POLITICAL RIGHTS TO ELECT AND BE ELECTED

The article analyzes the problem of determining the categories of protection and protection of citizens' electoral rights. Special vector is the analysis of the will of citizens as one of the foundations of the constitutional system. Reveals the natural character of the political rights and freedoms, which stems from the fact that the bearer of sovereignty and the only source of power in Ukraine is its people. It is proved that the identification of law enforcement, human rights and those that are provided with the right relations leads to confusion, as security, protection, security, realization of rights, which ultimately reduces the efficiency scientific and practical importance of the research of individual scholars and leads to an incorrect evaluation of these terms, at the level of law-making and law enforcement. Grounded the position that political parties are created to political activities, who participate in election

campaigns and brought directly to the decision of the state problems. It is noted that a political party influences the body which takes the decision on the protection of citizens' electoral rights. Noted that if the political party is a parliamentary, that is possible adoption of security standards by Parliament in respect of citizens' electoral rights. Set the value and relevance of the constitutional and legal category of protection and protection of the electoral rights of Ukrainian citizens. Investigate public law, which establishes and regulates relations in civil society. Found properties of the activity of the court in the protection of public rights and consideration of cases arising from public relations. The paper argues that the court must make decisions, which requires implementation of the principles of the separation of powers, independence of the court and its subordination only to the law.