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## GAPS LEGISLATIVE REGULATION OF HOUSE ARREST AS A RESTRAINT IN CRIMINAL PROCEEDINGS

The article presents the characteristics of house arrest as a preventive measure; are the reasons for and the means for its application, and order fulfillment; analysis of the practice of foreign countries on the use of house arrest; commented on the positive and negative aspects of such preventive measures and recommendations for its improvement.

According to the Criminal Procedure Code of Ukraine preventive measure in the form of house arrest is a novel of modern criminal procedure legislation of Ukraine, which should provide additional guarantees of the rights and legitimate interests of citizens at the stage of criminal proceedings.

However, some issues implementing regulations applying house arrest in modern law enforcement practices were not reflected either in solution and acts of law, or in the scientific literature. Due to the recent introduction of

house arrest as a preventive measure, the mechanism of its realization in life are not sufficiently researched and requires deep research and analytical development.

The article stipulates that the house arrest – a more humane precaution compared to detention, it is a progressive introduction to Ukrainian legislation. The main positive quality of such preventive measures is that the person is not feeling the pressure of a hard, both during detention. However, there are definite legal regulation, procedure and conditions for the use of this type of preventive measure. Therefore, the paper proposes to adopt a law on “House Arrest”, which clearly define who and how should oversee the conduct of a person placed under house arrest as oversee correspondence, negotiations (including telephone and via e-mail), a personal meeting certain person.