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**PERSONAL GUARANTEE AS THE RESTRICTION
OF THE RIGHT TO FREEDOM OF MAN
AND OF THE CITIZEN: PHILOSOPHICAL ASPECT**

The paper sets the problem of understanding of the concept of “freedom” and its relation to responsibility for the criminal offense. The author argues that concept of “freedom” is very broad and is being explored for ages, but the final conclusion on freedom and the conditions under which it should be limited does not exist. It is shown that people care about the problem of the right to freedom from ancient times, including its limitations. Author of the article says that freedom is the result of human free will expression, but responsibilities and freedom are separated concepts, because responsibility is a price of freedom.

Law developed with the development of society. Thus, nowadays all freedoms of man are consolidated in legal acts. If somebody breaks the law he will have to suffer from the punishment. Per-

sonal guarantee is one of the preventive measures in criminal proceedings, which restricts the rights and freedoms of human. However, it is a necessary measure for honest, complete and objective investigation. Personal guarantee becomes more popular with the new Criminal Procedure Code of Ukraine. Despite the fact that personal guarantee has passed a long way of development, it has not changed substantially and still remains an instrument which organizes liberty of the suspect and ensures his appearance to the investigating authorities.

The author describes in her article that there are many disadvantages and gaps in current legislation. That is why she provides the necessary recommendations to improve national legislation in regard to personal guarantee.

