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**PROCEDURAL COERCION IN CIVIL PROCEDURAL LAW: A
COMPARATIVEASPECT**

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Undoubtedly, the measures of procedural coercion in the civil procedural law of Ukraine are of important theoretical and practical importance, because coercion is one of the methods of maintaining organization and order in society. Procedural coercion is a kind of civil procedural liability of any of the participants in the process for non-fulfillment of their procedural duties [1].

The purpose of this study is to analyze the procedural legislation relating to measures of procedural coercion, as well as comparison with the criminal and administrative process. Compliance with the rules of conduct both in civil proceedings and in criminal and administrative proceedings can be achieved through measures of procedural coercion. The use of procedural coercion during civil proceedings is quite common, as it is used to ensure strict adherence to the rules of civil procedure by all participants.

Century. 144 of the Civil Procedure Code of Ukraine defines among the measures of procedural coercion of warning, removal from the courtroom, temporary seizure of evidence for investigation by the court, pretext and fine [2]. The most effective means of procedural coercion is to allocate a fine, because in comparison with other means it is the most stringent, but warnings and a pretext are most often used [3]. The same measures of procedural coercion are used in the consideration of administrative cases.

The application of measures of procedural coercion is decided by the court and quite often the only possible method that can stop the violation, which hindered the consideration of the case. Coercion is applied immediately after the violation.

Comparing procedural coercion in civil proceedings with criminal proceedings, it is worth noting that such a thing as coercion in criminal legislation is practically not found, but there are measures to ensure criminal proceedings, which most scientists correlate with procedural coercion. Among the measures to ensure criminal proceedings, a call to investigators, an inquirer, a prosecutor, a court challenge and a pretext; imposition of a monetary penalty; temporary restriction on the use of a special right; removal from office; temporary access to things and documents;

temporary seizure of property; seizure of property; detention of a person; precautions [4].

As for the measures to ensure criminal proceedings, they are mainly applied by authorized bodies engaged in criminal proceedings to persons involved in criminal procedural activities to prevent and stop their illegal actions [5].

Consequently, the measures of procedural coercion have significant differences depending on the type of legal proceedings. The use of measures of procedural coercion in the consideration of civil cases allows a comprehensive, impartial and full consideration of the case on the merits.

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