

## **The mechanism of application the practice of European Court of Human Rights in civil proceedings by courts of Ukraine**

*Protsiv N.I., IV year student of the Faculty of Law*

*Kyiv National Taras Shevchenko University*

*prociwnatasha@mail.ru*

*L.I. Paraschenko, Ph.D.,*

*Doctor of Science on Public Administration,*

*Director of the Kiev Lyceum Business*

*director@lecos.org*

**Research Methodology.** The research is based on the use of a complex of general, general scientific and specific scientific methods. The peculiarity of the research subject, namely, to the European Court of Human Rights in Ukraine on civil proceedings, has caused necessity of the selection and systematic approach that was used for most tasks posed in the research. Comparison method provided a simile of implementing different ways to judicial precedent in determining the possibilities of using the experience of the European Court of Human Rights norms in Ukraine in civil proceedings.

**Results.** Judicial precedents as part of the national legislation have been determined, and the prospects for implementing effective mechanism of using the European Court of Human Rights norms in civil proceedings in Ukraine have been formed.

**Actuality.** The essence of judicial precedents as part of the Ukrainian legislation has been specified, application algorithm of international law norms in domestic legal proceedings has been suggested.

**The practical relevance.** The components of the mechanism using the European Court of Human Rights in civil proceedings have been revealed. The author suggests ways and means of international law norms application in domestic civil proceedings.