

D. Tsykhonia, Ph.D. student, Department of civil law, National University "Odesa Law Academy"

CONCERNING DETERMINATION TERMS OF APPEAL IN CIVIL PROCEEDINGS

The article studies the characteristics define the appeal decision of the trial court. The main focus is on the issue of the purposes of the appeal court's decision in exceptional cases deposition compilation full text of this decision.

The constitutional right to judicial protection, as guaranteed by Art. 55 of the Main Law of the state belongs to the inalienable and inviolable rights of man and citizen. Realization of the right to judicial protection is an appeal from the decisions of the courts of appeals.

To realize the possibility of appeal to the court of appeal the decision of the trial instance is required presence of a number of assumptions.

The author examines the problems concerning the definition of the terms of appeal in civil proceedings, including on cases in which there is deposition compilation full court decision.

Terms of appeal are defined by law in Art. 294 of the CPC of Ukraine. Today, under the provisions of this rule, the appeal against the judgment is filed within ten days after its announcement, the court of first instance within five days of its announcement. For those who participated in the case, but were not present in court during the proclamation of the judgment or decision, the legislator establishes ten days from the date of receipt of a copy of the decision and, accordingly, within five days from the date of receipt of copy of the order.

The position of the legislator for reducing procedural terms received mostly favorable reviews in legal doctrine. In particular, R. Minchenko, exploring the appeal proceedings in civil proceedings of Ukraine, mentioned that the new rules for calculating the timing appeal a positive impact on the implementation of basic functional principles of civil procedural law – the principle of impartial fair hearing within a reasonable time