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COMMITTEES, TEMPORARY INVESTIGATORS AND TEMPORARY COMMISSIONS OF PARLIAMENT

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Functions of the Committee of the Verkhovna Rada of Ukraine as a body of the Verkhovna Rada of Ukraine, which is formed from among the People's Deputies of Ukraine to carry out draft law work in separate areas, preparation and preliminary consideration of issues assigned to the powers of the Verkhovna Rada of Ukraine, performance of control functions. Functions of the Temporary Investigative Commission of the Verkhovna Rada of Ukraine as a collegial temporary body of the Verkhovna Rada of Ukraine formed from among the People's Deputies of Ukraine, whose task is to provide parliamentary control by conducting investigation on matters of public interest. Temporary special commissions of the Verkhovna Rada of Ukraine are created for preparation and preliminary examination of draft law. The relevance of the study is due to the relatively short period of development of modern parliamentarism in Ukraine. Despite the fact that its formation in Ukraine takes place using the best practical achievements in the activities of the highest legislative bodies of different countries and the achievements of science in the historical context, extremely rapid changes in social relations require the highest quality in-depth understanding of the structure and internal organization of the activities of the Verkhovna Rada of Ukraine.

The purpose of this study is a detailed analysis of the work of committees, temporary investigative commissions and temporary special commissions of the Verkhovna Rada of Ukraine, their functions, features of formation and activity, as well as their role in the activity of the Verkhovna Rada of Ukraine.

The first step was a general familiarization with the activities of such bodies as a parliamentary committee, temporary investigative commissions of the parliament and the Verkhovna Rada of Ukraine itself. Next, the process of formation of committees, purpose of their activity and features of functioning were investigated. Temporary investigative commissions of the parliament, the reasons for their formation, the characteristics of their activities and the research process were also analysed .

The importance of committees in the work of the Verkhovna Rada of Ukraine, as an important element of its functioning, was investigated. The role of temporary investigative commissions in the activities of the parliament, their investigation into issues of public interest was also carried out.

Committees, temporary investigative commissions and temporary special commissions of the parliament play an important role in the legislative process and control over the activities of power structures. Their work contributes to increasing the efficiency of parliamentary structures and ensuring the quality of the decisions made. Consideration of issues at meetings of committees, temporary investigative commissions and temporary special commissions allows open discussion of problems and finding optimal solutions that meet the needs of society. These bodies of the parliament provide effective control over the activities of the executive power and other state administration bodies, which is an important element of democratic governance. In their work, committees, temporary investigative commissions and temporary special commissions of the parliament must be guided by the principles of transparency, objectivity and justice, which ensures reliable control over the activities of power structures. The results of their work can be used as a basis for making important decisions on legislative and field issues.

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THE PROBLEMS OF CONTRACTUAL REGULATION OF SURROGACY IN UKRAINE

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Ukraine is classified as a country, where surrogacy is allowed at the legislative level. Surrogacy has been practiced in some form in Ukraine since the 1990s, but, as of now, the country's legislation on surrogacy is quite limited and mainly regulated by the Ministry of Health decrees, Civil Code, Family Code and judicial practice. Thus, one of the problems of surrogacy is the lack of comprehensive legislation in Ukraine. It creates problems for the parties to the contract, lawyers, and courts. The shortcomings of such regulation may include the ambiguity of legal rights and obligations of the parties to the contract, responsibility for the child, payment conditions, as well as ethical issues related to surrogacy.

The lack of clear legal regulation raises questions about the place of a surrogacy contract in the legal system of Ukraine. The surrogacy contract is governed by both the provisions of both civil and family law. The special nature of