

CONTENTS

Introduction	7
I. Definition of the nature, purpose and function of the principles and principles in criminal proceedings	11
1.1 Interaction and causality of principles and basics of legal standards, rules and paradigms	14
1.2 The manner and scope of the normative statement of the basic principles of criminal proceedings in the Criminal Procedure Code	18
1.3 System of Fundamental Principles of Criminal Procedure	19
II. The essence, purpose and goal of the concentration principle in criminal proceedings	24
III. Relationship between the concentration principle and the reference principles of criminal proceedings	31
3.1 The relationship of the concentration principle and the principle of determination of facts without reasonable doubt	31
3.2 Relationship between the concentration principle and the principle of contradiction	35
3.3 Relationship between the concentration principle and the principle of speed (efficiency) of proceedings	39
3.4 Relationship between the concentration principle and the principle of the right of defense	43
IV. Concentration principle and its importance for the procedural status of the subjects of criminal proceedings	46
4.1 Non-attended person and figurant	49
4.2 Psychologist	52
4.3 Accused	53
4.4 Advocate	56
4.5 Participated person	63
4.6 Damaged	65

4.7 Representative of the person involved and the damaged person	70
V. General concentration in the execution of individual processes	72
5.1 Ways to execute criminal proceedings and eliminate delays in legal proceedings	72
5.2 The request	73
5.3 Counting deadlines	74
5.4 Particularities of the process concentration in the implementation of individual securing procedures	75
5.4.1 Applying process concentration in the implementation of reinsurance	76
5.4.2 Applying process concentration to the realization of the matter	82
VI. Particularities of procedural concentration at different stages of criminal proceedings	84
6.1 Process concentration in the pre-trial proceedings before the prosecution	86
6.2 Process concentration in the preparatory process	87
6.3 Procedural concentration on the trial	93
6.4 Procedural concentration in remedies	100
6.4.1 Procedural concentration in proper remedies	101
6.4.2 Process concentration in extraordinary appeals	108
6.5 Process concentration in enforcement procedure	113
Conclusion	115
Literature	121
Subject Index	125