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HUMANIZATION OF JUDICIAL STATUS OF PUBLIC PROSECUTOR IN CRIMINAL PROCEEDING

The article investigates the conceptual foundations of humanization of the procedural status of the prosecutor in criminal proceedings. The author emphasizes the necessity of research of the specified problems on the postulates of polyfunctionality of criminal procedural activity of the prosecutor, the definition of priority functions, limits of their implementation, discretion of prosecutorial procedural competence with elements of conflict of interest. The following procedural directions of public prosecutor's activity are selected: procedural management of pre-trial investigations, prosecutor's supervision of compliance with laws by the bodies of pre-trial investigation, organization of conduct of pre-trial criminal proceeding, maintenance of state prosecution. International standards and foreign experience in relation to determination of judicial status of public prosecutor in criminal proceeding are analyzed. The difference of procedural guidance of public prosecutor and chief of the body of pre-trial investigation is described. Opinions of scholars in research of questions related to the specifics of activity of public prosecutor in pre-trial investigation are analysed. It is determined that judicially the leading role of public prosecutor in pre-trial criminal proceeding consists in the fact that he has a number of powers, which determine his "exceptional jurisdiction". It was established that the powers of the prosecutor by their legal nature are powerful and administrative and inherent in leader. It is noted that the need for a special allocation of procedure leadership as a form of prosecutor's supervision under current conditions is determined by the fact that legal ideology of the new Criminal Procedure Code of Ukraine introduces the principle of "the immutability of the prosecutor during the criminal proceedings", according to which the prosecutor must ensure the effectiveness of supervision over the observance of laws during the pre-trial investigation, maintenance of public prosecutions and overall achievement of the objectives of the criminal proceedings. It is emphasized that for a theory and practice determination of essence of judicial activity of public prosecutor has an important value also from the position of maintenance of prosecution. It is determined that the prosecutor will also assist the court in making a lawful and reasonable decisions by taking legal measures to eliminate violations of the law, whoever committed these violations