



I. Kravchenko

Candidate of Law Sciences,
Associate Professor at the Department of Administrative Law,
Procedure and Administrative Activity of Internal Affairs Agencies,
Dnipropetrovsk State University of Internal Affairs

**FEATURES OF ACTIVITY OF INTERNAL AFFAIRS
AGENCIES DURING THE PROCEEDINGS IN CASES
OF ADMINISTRATIVE VIOLATIONS IN THE FIELD
OF INTELLECTUAL PROPERTY**

The purpose of writing of this scientific article is finding out features of activity of internal affairs agencies during the proceedings in cases of administrative violations in the field of intellectual property.

Traditionally, it is possible to divide proceedings in cases about administrative offences in the field of intellectual property into four stages: initiation of proceeding concerning administrative offence in the field of intellectual property; consideration of such cases; appeal of decision in the case; implementation of decision about imposition of administrative penalty.

The author underlines that internal affairs agencies of Ukraine are the basic subject of realization in cases of admin-

istrative violations in the field of intellectual property only on the first stage of such proceeding.

It is set that features of activity of authorized militia officers in proceedings in cases of administrative violations of intellectual property rights are associated with the basic features of the sample purchases, fixing existing evidence in the case, execution of the protocol on administrative offense.

The features of proceedings in cases of administrative violations in the field of intellectual property include the necessity of documenting the fact of violation of intellectual property right, evaluation of harm inflicted by administrative offence, establishment of victims.

