Problems and judgements

N. Vodko,

Doctor of Law Sciences, Professor of economic security department, OSUIA, Honoured lawyer of Russian Federation

ABOUT CERTAIN TERMS OF THE NEW CRIMINAL PROCEDURE AND LEGAL ACTS OF UKRAINE

It is analyzed in the article the use of unnecessarily broad in Code of Criminal Procedure and the Interdepartmental Instruction $N_{\rm 2}$ 114/-2012 ... the term "authorized". Proposals are being made to clarify the wording of certain legal norms. It is proved that the use of a new legal terminology requires its scientific interpretation, the correct interpretation.

Among the new terms the author applies the term "authorized operational units".

It is ascertained that the term "authorized" in accordance with Art. 246 UKP Ukraine legally used only in relation to the operational units – OSA subjects who receive orders of the investigator to conduct covert investigation (investigation) of action. Operational units – auxiliary OSA subjects – call, according to the staffing without synonym "authorized". Nonoperational units (for example, the police department – this division MOB, GAI, forensic services) to name just a diversion units, respectively, and their staffing name.

It is concluded that the mechanical and unnecessarily wide use in the Code of Criminal Procedure and the Interdepartmental normative act of the terms "authorized operational units", "authorized units, police and security services", "authorized employee operational unit", "authorized official person" and "authorized person" clearly requires ordering.

Reviewed and analyzed the concept of "tacit Investigation (investigative) action". Thus, tacit investigation (investigative) action under Art. 272 Code of Criminal Procedure would be correct to refer to "the introduction of covert front-line officers in an organized group or a criminal organization". In this edition of this unspoken Investigation (investigative) action fits perfectly into the context of review of all the NA (P) D.

It is noted that the legislator in Art. 43 of the Criminal Code protect individuals performing a special task only for the disclosure of an organized group or a criminal organization. In that case, if the person took root in a group of two people who have committed particularly grave or serious offense and forced harmed right protected interests, its legal protection is not provided.