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ON THE GUESTION ABOUT WAY PROTECTION TACTICS AND THEIR ROLE IN SOLVING THE PROBLEMS OF THE CRIMINAL PROCEEDING

The article is devoted to the research of general, organizational and procedural principles and tactics of protecting its assets in the theory of criminology. Author made an attempt to systematize the means of protection tactics, identify their characteristics and legal bases to justify the use of these tools to address the challenges of professional lawyers based on the study and practice of scientific sources advocacy.

It opens the task of protecting species as advocacy of protecting the rights, freedoms and legitimate interests of the suspect, accused, convicted, acquitted, the person against whom coercive measures envisaged medical or educational nature and the question of their use in criminal proceedings, the person for which considers the issuance of a foreign country (extradition), and the person who brought to administrative responsibility in the proceedings on administrative violations.

It is considered the essence means of protection and it is made their classification. This necessitates the following tasks: define the system assets tactics protection of features to justify the legal basis and general scientific, organizational, procedural and forensic prerequisites for the application of these tools to address the challenges of professional lawyers in criminal proceedings.

It is analyzed tactical defense methods which are used by lawyers that involve tactical risk. Tactics methods are classified according to the following criteria: the source of; depending on the purpose of use; depending on the object, on which methods are used; depending on the tasks that need to be addressed.

It is clarify conditionality tactical risk investigative and judicial situation manifests itself in objective need for those actions.

It is claimed that the use of tactics should be used in a law practice as lawyers not only help in solving professional tasks, but also provides safeguards their activities.

Identify illegal means to implement the profession of lawyer activity.