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## GENERAL CHARACTERISTICS OF THE STRUCTURE OF THE INDICTMENT UNDER THE CRIMINAL PROCEDURE CODE OF UKRAINE (2012)

Currently Ukraine changes legislation and leads it into line with European norms and standards of the Constitution of Ukraine. The new Criminal Procedure Code of Ukraine introduced a lot of changes in the pretrial process in order to create a better way of the realization of the rights of participants. And an indictment was not an exception. So the main subject of this article is an analysis of such indictment. The author in his article notes that the division of the indictment on the narrative and the operative parts (referred to in the Code of Criminal Procedure of 1960) does not currently comply with the article 291 of the Code of Criminal Procedure 2012. So the author therefore represents three-piece structure of the indictment: introductory,

descriptive parts and applications. Also the author presents a brief description of all the elements that should be in the indictment also compares the elements of the indictment with the elements of the indictment, which are specified in the Criminal Procedure Code 1960. The author notes that modern indictment includes description of the circumstances of the crime, but no description of the evidences, as it was before.

As a result author says that that the strict observance of the current criminal procedural legislation by conducting a pre-trial investigation and control in the preparation of the indictment is the main guarantee that one guilty person will be imprisoned, and the innocent will be able to prove that their not involved in the offense and restore their rights.