The notion of legal responsibility of the state in individual

V.Y. Gorelova, PhD, senior lecturer of State-law disciplines Chamber
University of Economics and Law «KROK»
saxara_@bigmir.net

Research Methodology: Using the method of system analysis examined the fundamental provisions of the modern theory of the criminal process, the basic legal principles and approaches of domestic and foreign scholars on the concept of legal responsibility in individual of a criminal trial.

The Results: Approaches to understanding and defining the category of responsibility were analyzed. A definition of legal responsibility in the face during a criminal prosecution was proposed.

Novelty: The essence of responsibility in individual of a criminal trial. A number of theoretical propositions and norms of the institute of responsibility in individual of a criminal trial were discussed.

Practical significance: The results of research can be used in the research area, which will expand the limits of ideas about the nature of the legal responsibility for the commission of damage to a person in criminal proceedings. The article can be basis for further study of general and special liability issues that will contribute to enhancing the authority and trust of its bodies and officials.