

Problem questions of the criminal proceeding in private prosecution in criminal procedure in Ukraine

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Research Methodology. Using a systematic approach investigated the state of regulatory institute private prosecution in the criminal process Ukraine. Using the methods of analysis and synthesis revealed features of the legal provision conduct of criminal proceedings in the form of private prosecution under the Criminal Procedure Code of Ukraine in 2012 .

Results. The level of the current state of regulatory institute private prosecution in the criminal process Ukraine.

Formulated distinction in the types of private prosecution and determination of these species as criminal proceedings in the form of public-private prosecution and criminal proceedings in the form of public-private prosecution.

Reviewed by providing state and especially the implementation of the rights of victims in the course of criminal proceedings in the form of private prosecution.

Proposed amendments to the current criminal procedural legislation of Ukraine, to regulate conduct of criminal proceedings in the form of private-public prosecution.

Novelty. The definition of criminal private prosecution. The features of types of criminal proceedings in the form of private prosecution (private-public, public-private) depending on the role of the victim in support of the charges before the court.

The practical significance. Based on the disclosed deficiencies Regulatory practical recommendations for improving the current legislation is a scientific basis for the reform of the criminal process in Ukraine.