

Features juvenile suspect (accused) in the criminal procedural agreements

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Research Methodology. Using a systematic approach the state regulatory institution agreements in criminal proceedings in Ukraine and the peculiarities of the legal protection of juveniles in criminal proceedings especially in case of participation of juvenile suspects accused of signing agreements in the criminal process of Ukraine were investigated.

Results. The level of the current state of regulatory agreements institution in Ukraine was reviewed by providing state and especially the implementation of the rights of minors in criminal proceedings especially when they participate in the transaction. The amendments to the current criminal procedural legislation of Ukraine, concerning regulation of the protection of the juveniles rights related to the implementation of the right to conclude an agreement in criminal proceedings, especially for procedures agreements in criminal proceedings, including the empowerment of legal representatives when negotiating the terms of agreements and the possibility to appeal the sentence which was imposed on the basis of agreements concluded without their presence, and limit the right of the prosecutor to initiate an agreement on recognition of guilt if he is a minor under 16 years were proposed.

Novelty. Disclosed The terms and elements of the agreement in criminal proceedings, that are currently still used the courts successfully, were analyzed in a complex with the problems associated with minors in criminal procedural agreements.

The practical significance. Based on the researched the regulatory practical recommendations for improving the current legislation, which is the scientific basis for the reform of criminal procedure in Ukraine were made.