PROBLEM ASPECTS OF LEGAL REGULATION OF THE SECURITY ASSURANCE OF THE PERSONS DISCHARCHING SPECIAL MISSION DISCLOSING CRIMINAL ACTIVITY OF THE ORGANISED GROUP

It is highlighted the problem of the legal regulation of the security assurance of the persons that discharge special mission disclosing criminal activity of the organized group. The legal acts concerning security assurance of the persons that discharge special mission disclosing criminal activity of the organized group are concerned. There were compared norms of the Code of Criminal Procedure of Ukraine 1960 with the norms of the Code of Criminal Procedure 2012 concerning the assurance of the security of the participants of criminal procedure. Due to the great number of the by-laws there were discovered problems of the application of laws and the problem of the definition of the legal status of the person discharging special mission disclosing criminal activity of the organized group at the legal regulation of the security assurance. It was defined that some of the legislative acts contain statements and terms that are

not clear enough. Variety of normative acts and a great number of juridical information need certain order and organization in the system allocation of the legal material, as well as convenience of its implementation.

We came to a conclusion that in order to improve the implementation and make the application of the legal acts bringing to regulate relations in the sphere of the security assurance of the persons discharging special mission disclosing criminal activity of the organized group more effective it should be structured and regulated in a special manner. This task may be solved with the help of the systematization of the legal acts that regulate the procedure of the assurance of the personal security, even if it is possible at the expense of the changes of the divisions of the Code of Criminal Procedure of Ukraine concerning the security assurance of the persons assisting in the criminal proceedings.