## CONTENTS

CIVIL AND ECONOMIC LAW AND PROCESS	
**************************************	4
Andrusiv L., Prypkhan I. ESSENTIAL FEATURES OF THE CIVIL PROCESS.	9
Lutskyi A., Pitsyk Kh. THE CONCEPT AND SCOPE OF LEGAL ENTITY OF THE TAXORAND INHERITANTS	13
Kovalyshyn O. US COMPANY LAW AS A SOURCE OF LEGAL BORROWINGS	17
Vasyliev V. PURPOSE AND MEANS TO LIMIT CONTRACTUAL SELF-REGULATION OF CIVIL RELATIONSHIPS	20
Guyvan P. FEATURES OF PROPER PERFORMANCE OF A MONETARY OBLIGATION. TIME ASPECT	25
Salazskyi O. ABUSE OF THE RIGHT AS A BASIS FOR DECLARING THE TRANSACTION INVALID	29
Antoshchuk S. THE CONCEPT AND LEGAL NATURE OF SEPARATE PROCEEDINGS IN BANKRUPTCY PROCEDURE	34
Yatsyna V. ESSENCE OF THE PRINCIPLE OF JUDICIAL GUIDANCE IN CIVIL PROCEEDINGS.	39
Dodenko I. THE MAIN FACILITIES OF REGULATION OF IMPACT ON BUSINESS ENTITIES INTO AIR TRANSPORTATION	46
Popko Yu. PROCEDURE AND LEGAL CONSEQUENCES OF LIQUIDATION OF LEGAL ENTITIES CARRIED OUT ACTIVITIES IN THE FIELD OF AGRICULTURAL PRODUCTION	50
Savchuk V. POSITION OF CORPORATE SECRETARY IN THE SYSTEM OF CORPORATE RELATIONS	54
Romas D.  OBJECTIVE CONDITIONS FOR THE OCCURRENCE OF CIVIL LIABILITY FOR COPYRIGHT INFRINGEMENT	58
CRIMINAL LAW, CRIMINOLOGY, CRIMINAL EXECUTIVE LAW	
**************************************	
Zadoia K. RECOGNITION OF ARTICLE 368-2 OF THE CRIMINAL CODE OF UKRAINE BY THE CONSTITUTIONAL COURT OF UKRAINE AS UNCONSTITUTIONAL: PROBLEMS OF VALIDITY OF THE DECISION	70
Novik V.  LEGAL REGULATION OF SUBJECTS OF PREVENTION OF CRIMINAL VIOLATIONS IN THE FIELD OF FOREST PROTECTION.	75
Petrychenko O.  "CRIMINALIZATION OF THE PROPAGANDA OF TERRORISM: WAYS AND PROSPECTS OF IMPLEMENTATION IN ACCORDANCE WITH THE INTERNATIONAL OBLIGATIONS OF UKRAINE"	79
Leh R. VICTIMOLOGICAL DOCTRINE ON VICTIMS OF VIOLENT CRIMES	

Nedzelska H.  TRADITIONAL CRIMINOLOGICAL ANALYSIS OF PERSONS WHO COMMITTED FRAUDULENT ACTS AS PART OF AN ORGANIZED GROUP
CRIMINAL PROCEDURE, FORENSIC SCIENCE, OPERATIVE INVESTIGATIVE ACTIVITY
Zavydnyak I.  COMMITTING ECONOMIC TRANSNATIONAL CRIMES THROUGH ILLEGAL OPERATIONS INVOLVING UNAUTHORIZED ACCESS TO A COMPUTER NETWORK
Serdyuk V., Serdyuk E., Tereshchenko A., Fast O.  PROBLEMS OF THE CONCEPT OF "TRANSPORT EVENT"
Tverdokhlib V. INSTITUTE OF SPECIAL KNOWLEDGE AND POSSIBILITIES OF ITS USE IN THE INVESTIGATION OF CRIMINAL OFFENSES RELATED TO THE USE OF EXPLOSIVE DEVICES
Koval O. THE ESSENCE AND LEGAL BASIS OF REGULATION OF INTERNATIONAL LEGAL ASSISTANCE IN CRIMINAL PROCEEDINGS
Bazhanyuk V. EVALUATION OF THE EXPERT'S OPINION IN CRIMINAL PROCEEDINGS
Pelikhos Ye.  DEFENDER'S ACTIVITY AS AN IMPORTANT GUARANTEE OF ENSURING THE RIGHT TO DEFENSE  DURING THE GRANTING OF PERMISSION TO CONDUCT A SPECIAL PRE-TRIAL INVESTIGATION
Mashyka V. REPRESENTATION OF A WITNESS IN CRIMINAL PROCEEDINGS
Pomaz Ya.  ADMISSIBILITY OF EVIDENCE OBTAINED AS A RESULT OF PROVOCATION DURING  THE PRE-TRIAL INVESTIGATION OF CRIMINAL OFFENSES RELATED TO ILLICIT DRUG TRAFFICKING
Burtovyi M. LEGAL STATUS OF THE VICTIM IN THE CRIMINAL PROCEDURE OF UKRAINE: PROBLEMS AND PROSPECTS127
REVIEWS
Leheza Yu.  OPENNESS OF PUBLIC ADMINISTRATION FOR PERMANENT REPRODUCTION  OF FAIR LAW ENFORCEMENT PRACTICES (REVIEW OF THE MONOGRAPH BY O.L. MAKARENKOV  «LEGAL FUNDAMENTALS OF THE INSTITUTIONALIZATION  OF THE INTEGRITY OF PUBLIC ADMINISTRATION IN AN OPEN SOCIETY»