

*Mykhailova I.M.,
Degree-seeking applicant,
Department of criminalistics and criminal- executive law,
National Academy of Internal Affairs,
Assistant judge, Supreme Court of Ukraine*

SOME ASPECTS OF COOPERATION BETWEEN THE LAW ENFORCEMENT AGENCIES AND THE COURTS IN PREVENTION JUVENILE CRIMES

The article deals with cooperation of the law enforcement agencies and the courts in realization of the tasks of juvenile justice on prevention of the juvenile crimes. According to the author studying of cooperation between the mentioned authorities is determined by the need to upgrade productivity, effectiveness and efficiency of preventive activity in combating juvenile delinquency. The tasks of cooperation, its types and legal forms have been defined on the basis of the uniform regulatory framework for professional activity of juvenile justice entities, including the law enforcement agencies and the courts. It is proved that coordination of joint activities on prevention juvenile crimes is the most important form of cooperation. It is concluded that there is no uniform sys-

tem of agencies and institutions involved in protecting children's rights, imperfect legal regulation of coordination of government and non government institutions in the field of prevention teenagers' crimes. The court should be the basic agency called for ensuring coordination of agencies and institutions involved in protection of juvenile rights. However, in order to ensure consistency of acts in the sphere of juvenile crimes prevention there is a need to optimize activity of the law enforcement agencies, remove duplication of functions in the activity of agencies compelled by the law to conduct measures for juvenile crime prevention, fulfill necessary criminological analysis of the criminal law and other legal acts in the field of juvenile justice development.