

tive) actions with such people. Thus, among these features should be made to establish psychological contact. It is the psychological problems of establishing contact with the investigative (detective) actions with foreigners will be considered in the article.

It should be noted that the tactics that are based on the need to establish psychological contact and psychological impact, must meet the requirements of selectivity. Such tactics are based on the methods of communication, persuasion, suggestion, managed mental states, an example of re-

flection, emotional infection, etc. Depending on the purpose of establishing psychological contact and procedural provisions of the person with whom you need to install the psychological contact can be used by different system of tactics. Such techniques can be used either singly or in the form of tactical combinations. Note that such tactics should affect only those persons that how - or conceals certain truthful information relevant to the case and to be neutral (no influence) disinterested persons.

*Yanovska O.G.,
Attorney,
Doctor of Law Sciences, Associate Professor, Professor,
Department of justice,
Kiev National University named after Taras Shevchenko*

EUROPEAN STANDARDS FOR THE PROVISION OF FREE LEGAL ASSISTANCE IN CRIMINAL PROCEEDINGS: IMPLEMENTATION CHALLENGES IN UKRAINE

The article investigates the problems of implementation in Ukraine of European standards for providing free legal aid in criminal proceedings. The right to free legal aid has long been fixed in the Constitution of Ukraine and some special laws of Ukraine. However, to implement it in its entirety was not possible due to lack of consistent policy on legal aid funded by the state. The European approach to the issue of legal aid remains unchanged and is real inalienability of the right to legal assistance of his right to effective access to justice.

The author highlights the major international principles of providing free legal aid. Special attention is paid to the process of attracting defense counsel to provide free legal assistance to detainees. Providing of free legal aid is an important professional responsibility of lawyer. Everyone has the right to be given the necessary legal aid of lawyer in criminal proceedings. Everyone is free to choose the qualified lawyer. At the same time the responsibility for funding of legal aid should be assigned to the state.