the assistance of statistics and scientific publications last let. The study identified and quantified justified concrete solutions to the problem and identified trends in subjects' standards-related activities of the state power and local self-government.» The author focuses on the issues of disclosure of foreign experience of standard-setting bodies of local self-government.

Law-making activities connected with different terms. The article is devoted to the legal framework connected with different words. The author focuses on the disclosure of questions of the legal foundations of law-making activities connected with different terms. Imperfection of the existing regulatory framework, which negatively affects the quality of professional activity of state bodies and bodies of local self-government, and an insufficient theoretical elaboration of the problems of the departmental normative activity results in a need for a thorough and comprehensive investigation. The approaches of different scientists on the legal principles of the rule-making activity connected with different terms.

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DEVELOPMENT OF JUDICIAL AND CRIMINAL STATISTICS IN THE RUSSIAN EMPIRE

In the modern period of criminology, we can come to an unbiased assessment of historical and archival material. A detailed statistical study of crime and academic disclosure dependence between crime and social orders of the state was only possible from the late twenties of the nineteenth century, when they began to gather in a certain system of statistical information on traffic crime.

Most extensive analysis of statistics mid-nineteenth century is the work of «Statistical Review of Empire», which was W. de Livron. The publication contains a section «crime statistics», which provides all sorts of generalized information and analysis for separate periods from 1827 to 1872 years. In particular, we know that in the years 1860-1867 the first place according to the number of crimes belongs to thieves stealing and fraud. The following is a violation of the laws of the state-owned forests, which is also theft. What follows – the vagrancy. Then a very prominent place belong crimes against honor.

Since 1904 the Central Statistical Committee begins to prepare annual statistical collections and publish them under the name «Yearbook of Russia» and «Statistical Yearbook of Russia» (1911– 1916). They contain detailed court statistics, supplied in individual provinces.

«Collection of statistical information …» contain information about the judiciary places data on individual lineages crimes statistics about defendants. Some information about the crime of Yearbooks and Collections summarized by us and included in the tables. These are also statistical information about the activities of military district, temporary military courts and regimental courts from «Statistical Yearbook of Military Army».

In this way, we have analyzed the

development of the judicial and criminal statistics and the state of crime in the Russian Empire during the nineteenth – early twentieth century to the statistical and scientific works of the witnesses to these events.

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FORMATION AND DEVELOPMENT OF THE FINANCIAL INSTITUTION PROSECUTORS IN THE UKRAINIAN LANDS

In the article made a historical analysis of the formation and development of the financial prosecutor's office in the Ukrainian lands in different historical periods. Particular attention is paid to the law, **the structure and** staffing of financial prosecutors.

The article analyzes the activities of financial prosecutors in Chernivtsi Bukovina, Galicia, etc. When Ukraine was a part of Poland, Romania, Austria and other countries.

We need to emphasize the positive experience of the financial prosecutors which have not lost their relevance today.

The function of a prosecutor's offices were very different and interesting. Because they are periodically changed and complemented. The main functions of the financial prosecutor's were: legal defense, representation in courts the public interests, etc. Financial Prosecutor had the right carry out general supervision and control authorities.

The prosecutors have higher legal and economic education, experience in the prosecution, positive moral and professional qualities, etc.