Neledva N.V.,

Candidate of Law Sciences,
Associate Professor of criminal law department,
procedure and criminalistics,
International Humanitarian University

LEGAL AND CONTRACTUAL REGULATION OF CRIMINAL-PROCEDURAL LEGAL RELATIONSHIPS

Considered the problem of the relation of the legal and contractual sides of one of the key institutions of the criminal-procedural legislation of Ukraine – criminal proceeding under the agreement, which is the principle of freedom of action of the parties, has law-making character under the agreement. Considered as legal fact and as a democratic form of law at the same time.

With the adoption of the Criminal Procedural Code of Ukraine was further elaborated mechanisms to improve democratic institutions in the criminal proceedings, in particular because of the relationship on the basis of agreements between the victim and the suspect.

Regulatory and contractual regulation of criminal legal proceedings in criminal procedure proceedings have not been investigated. The conclusion of agreements on the principle of freedom of action allows investigators, prosecutors, judges' decisions closer to the expectations of the parties. The use of contractual regulation due to natural necessity as society in general and individuals in keeping the balance of rights, duties sides of criminal legal proceedings and most optimal implementation of the criminal proceedings.

Rybalka O.V.,

Candidate of Law Sciences,

Associate Professor, Senior Lecturer, Department of special law disciplines, Cherkasy faculty, National University «Odesa Law Academy»

PROBLEMATIC ASPECTS OF CIVIL DEFENDANT STATUS AS A SUBJECT OF PROOF IN CRIMINAL PROCEEDINGS

In the article the features of a legal status of a civil defendant, as a participant of the evidence.

Determined that the civil defendant in criminal proceedings may be natural or legal person who, by virtue of the law shall bear civil liability for damage caused by criminal acts (omissions) of the suspect, accused or a deranged person committed a socially dangerous act, and to which a civil suit in the order established by the present Code.

Specifies that among more practical and effective rights of the civil Respon-