

**Zherzh N.A.,**  
*Ph.D. student,*  
*Assistant Lecturer, Department of criminal law, process and criminalistics*  
*National University of State Tax Service of Ukraine*

**Tutenko Yu.M.,**  
*Master of Law,*  
*National University of State Tax Service of Ukraine*

## GENERAL DESCRIPTION OF CRIMINAL REALIZATION IS IN RELATION TO UNCONVICTED PERSONS

In the modern terms of realization of judicial legal reform, special actuality, acquire the question of realization in relation to unconvicted persons. It is CPLD, above all things with such persons are socially dangerous, through their propensity to the feasance of offences and publicly dangerous acts, at the same time, they are the least protected, in a legal aspect, by the category of population.

Ponderable payment in the decision of this problematic was become by works of domestic and foreign research workers and practical workers in the field of criminal judicial law in particular labours of O.S. Artemenko, Yu.P. Alenina, V.M. Vereschaka, O.I. Galagana, V.G. Goncharenko, B.M. Derdyuk, I.V. Beetle, P.A. Kolmakov, M.V. Kostickogo, V.T. Malyarenko, G.V. Nazarenko, I.L. Petrukhina, B.A. Protchenko, L.G. Tat'yaninoy, V.M. Tertishnika, E.T. Shkarov, S.L. Sharenko, I.A. Scherbak et al, which devoted the labours the separate questions of realization in relation to unconvicted and limitedly responsible persons.

The purpose of writing of the article is a scientific ground of criminal realization in relation to providing of rights and freedoms of unconvicted persons in the criminal legal proceeding of Ukraine.

Research of historical sources of origin and development of legislation in relation to the acts of unconvicted persons conditioned by problems and tasks of lead through of legal reform in Ukraine and bringing domestic norms over to the international standards. De autre part, mechanism of defense of rights for the noted group of persons, that exists in any state, foresees the certain following which is based on to publicly legal to practice.

In the criminal legal proceeding actual is a question of pretrial investigation on realizations about the publicly dangerous acts of persons, acknowledged unconvicted, and also them judicial trial. Competent law enforcement authorities are under an obligation to set the circle of circumstances which are subject finishing telling, and conduct rapid, complete, objective and comprehensive research of these circumstances.