

Sopilnyk R.L.,
*Candidate of Law Sciences, Associate Professor,
Senior Lecturer of judiciary, prosecutors and advocacy department
Lviv University of Business and Law*

SECURITY FEATURES AS THE MAIN AREA OF ACTIVITY JUSTICE BY PARTICIPANTS' PROTECTION

This paper investigates and examines the function of protection as the main activity of participants in proceedings of the defense. Privacy advocates a set of rules governing the relevant procedural relations and as a function of the criminal justice system.

The availability of protection in criminal proceedings is a necessary feature of the rule of law and civil society, "allegations of criminal trials is the name of the state, the defense is made on behalf of the people and is a factor in excess of the absolute right, without giving legal to turn into a police state.

It should thus distinguish the concept of "defense in criminal proceedings" and "the defense in a criminal trial. "In the broadest sense of" defense in criminal

proceedings" is divided into state protection, legal, judicial and assistance of – a lawyer and defend itself imply any violation of opposition and limitation of rights, freedoms and interests of the individual in criminal proceedings. In this sense, the subject of the right of defense is the victim and who is seeking damages (protection from crime), and the defendant, and to deny the charge (protection from prosecution).

The term "protection" used by the legislator to refer to activities is to ensure the rights and freedoms of man and citizen, without regard to its role in the criminal process; prosecutors, investigators, police, protect citizens from abuse, also carry protection in terms of health and eliminating hazards.