

*V. Rozhnova*

*Candidate of Law Sciences, Associate Professor,  
Professor at the Department of Criminal Procedure,  
National Academy of Internal Affairs of Ukraine*

## **HUMANISTIC APPROACH TO IMPLEMENTATION OF CRIMINAL PROCEEDINGS**

The article is devoted to definition of the main directions of realization of humanistic values in criminal proceedings in the course of further improvement of the criminal procedure legislation and practice of its application.

It is offered to consider such directions: humanization of the purpose and problems of criminal proceedings, their compliance with ideas of legal humanity which are established by the international acts on human rights; development of the competitive basis of criminal proceedings; greater use of compensation and conciliatory procedures; improvement of legal status of each participant of criminal proceedings; introduction of the mechanism of formation of humanistic outlook for persons carrying out

criminal proceedings.

It is established that resolution of a problem of humanization of criminal proceedings provides introduction of the principle of the rule of law in the content of criminal procedural activity, providing an individual approach to everyone involved in the sphere of the criminal procedural relations. In turn, realization of the rule of law in each criminal proceeding is possible only in terms of independence, objectivity and high vocational training of appropriate subjects. After all, the official entitled with appropriate authority, establishes the right in a definite life situation and, making the procedural decision, becomes materialization of social justice at a certain stage of criminal proceedings.