Babenko I.Y., adjunct,

Donetsk Law Institute of Internal Affairs of Ukraine

## DEVELOPMENT OF THE LEGISLATION OF UKRAINE TO ENSURE HUMAN RIGHTS IN CRIMINAL PROCEDURE AT THE PREJUDICIOUS STAGE

It is the review of the main stages of formation of the criminal procedure of Ukraine on the basis of published sources, their role in the formation of modern law and some aspects of the new Criminal Procedure Act.

The adoption of the new Code of Criminal Procedure of Ukraine and its practical implementation have made significant changes to the criminal provision of participants of the criminal process that was not been fully explored by science and proven in practice. For example, rights of some participants in the new criminal procedural law were considerably expanded and the rights of other members were not even prescribed in a separate article.

The author examines the historical stages of development of criminal procedure in Ukraine, giving them a description and highlighting major events and important legislative acts, then concerns the modern period.

The article of I. Babenko is based on the researches of domestic scientists, the experience of international human rights organizations and the practical aspects of the Code of Criminal Procedure of Ukraine 2012, identifying some problematic aspects of its application.

A lot of attention is paid to the analysis of legislative acts at different stages of the criminal procedure that helped to ensure the rights and interests of persons who fall within the scope of the criminal procedural relations. The author tries to highlight the regulations of legislation aimed at expanding the principle of adversarial criminal justice system, the rights and interests of both the accused and the person who has suffered from a criminal offense.