

SUMMARIES

УДК 343.412:004

M. Sambor

COVERT INVESTIGATORS (SEARCH) ACTIVITIES RELATED TO THE COLLECTION OF INFORMATION ON TRANSPORT TELECOMMUNICATIONS NETWORKS AND LOCATING REFS: REASONS FOR AND CONDITIONS OF WARRANTY RIGHTS AND FREEDOMS AND RIGHTS OF CITIZENS AS A CONSUMER SERVICES MOVEMENT (MOBILE) CONNECTION

This article analyzes the content of covert investigative (detective) actions related to interference with the privacy rights, namely the interception of telecommunications transport networks and locating radio product.

The current legislation of Ukraine effectively indicates a significant gap on the one hand creates conditions permissiveness authorities and officials who are entitled to conduct undercover investigation (investigation) of action, on the other hand creates obstacles to obtaining legal evidence in criminal proceedings by conducting undercover investigator (detective) action. Indeed, one of the key issues in the preparation and implementation of tacit Inquiry (Investigation) of which the author examines is the identification, communication, which will be subject to control. Therefore, the author states that the fact of tacit investigative (detective) action relates not only to the subscriber as of end equipment, eliminating the background person in respect of whom conducted undercover investigative (detective) action.

The author advocates the position that in the absence of legally enforceable and documented legal relationship between consumer mobile services (mobile) communication and provider of services, interception of telecommunications transport networks is a direct violation of the constitutional rights to privacy and civil telephone conversations.