

## ABSTRACTS

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### **IS THERE A VERSION IN CRIMINAL PROCEEDINGS FACTUAL BASIS FOR THE INVESTIGATION (INVESTIGATION) ACTION?**

The article examines the issue of recognition version, launched the pre-trial investigation of the basis for the investigation (Investigation) action. The author analyzes the provisions of the Criminal Procedure Code of Ukraine in 1960 and the Criminal Procedure Code of Ukraine, devoted to regulating the procedure of investigation (investigation) actions, thus blurring the regulation stated reason for the investigation (investigation) action. Problems identified in the scientifically – practical commentary to the relevant provisions of the Criminal Procedure Code of Ukraine.

Author emphasizes the more simple to understand practitioners, which are designed to apply the law, regulation reasons for the investigation in the Criminal Procedure Code of Ukraine in 1960.

The author emphasizes that criticizing the rules of the Criminal Procedure Code of Ukraine, it evaluates its only the positive side, and criticism should be evaluated as an attempt to improve certain provisions of this regulation. Particular those directed to determine the reason for the investigation (investigation) action.

Analysis of opinions forensic scientists and scholars protsesualistiv enabled the author to express suggestions for improving standards relating to the institution of investigation (investigation) action in the regulation of the grounds for the investigation (investigation) actions by acknowledging version, launched in criminal proceedings, the reason for investigative (detective) action.