при Reforms in Ukraine

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REPRESENTATIVE ACTIVITIES OF PROSECUTION AT THE STAGE OF REFORM

The article describes the stages of reform powers prosecutors outside the criminal sphere. Indicate the key issues that will ensure the effective implementation of the constitutional functions of the Prosecutor's Office to protect the rights of citizens and the state's interests in court in cases determined by law, in terms of ongoing changes in legislation. Attention is paid to the features of the optimal model of representative activities.

As the final stage of reform of the prosecution it is considered working group set up by the President of Ukraine in 2011 on reforming the prosecution and the legal profession, whose main objective was to provide a head of state proposals to reform the prosecution and the legal profession in accordance with internationally recognized democratic standards.

Sectoral regulatory framework and practice of prosecutors, formulated proposals to improve the regulatory control of this part of the work is analyzed.

It is determined that in a prosecution reform to maintain and further improve the efficiency of the representation of citizens' interests or the state in court as necessary structural changes in the middle of the department and update of departmental regulation of this activity. These processes are dictated by the objective necessity of preserving public prosecutors as a powerful institution that has been and remains the only body that is able to use existing powers to make a properly working state power and control to ensure the rule of law in the country.

It is proposed the creation of the existing structure of the Main Directorate of additional offices pre-trial preparation materials, namely on the protection of the rights and freedoms of children, transport, environment, budget, land relations, that is, the prosecution of priorities. It is necessary to be given to mentioned management jurisdiction to conduct checks to establish the basis for representation. Later material transfer control to participate in the proceedings in the courts.

It is noted that today the creation of an optimal representation of the internal structure of units with a clear delineation of responsibilities and criteria for performance evaluation depends on the effective execution of the function of protecting the interests of citizens and the state courts in cases specified by law.