

Nikitenko O.I. The theoretical concept of historical development of criminal law in the area of internal security of Ukraine. The article deals with study of certain problems of the historical development of criminal legislation of the essence in the field of internal security of the state analyzed legislation on the activities of law enforcement agencies in the light of modern law enforcement, information risks. The author substantiates his position on domestic and international law enforcement practice in the field of state security.

The main instrument for the prevention of criminal offenses in the field of internal security of Ukraine is the filling of the functions of entities with the potential of protection against internal threats. It is the developed functional and regulatory infrastructure of the entire internal security system and is able to prevent delinquency in all spheres of life. In other words, such a system can provide such a state of internal security of the country, which is determined by the balance and resistance to internal threats, where the function of the offense acts as one of the main functions of internal security of society. In this regard, the basis for the development of a comprehensive system for ensuring the internal security of man, society and state should lie in the defined concept of the vision of its functions, generalizing the functional components, through which it is possible to determine the model of the security system, which is created and implemented by special efforts of local government self-government, public associations and law enforcement agencies. In this context, the definition of the directions of coherence of the functional responsibilities of actors involved in ensuring the internal security of society.

Studies related to the issues of ensuring the internal security of the state have shown that along with state bodies, law-enforcement bodies, local self-government bodies, and public organizations, bodies that are assigned to a non-state system operate. But for understanding – their constructive interaction, we will dwell in more detail, which each of the subjects performs. The state body (from the Greek organos – an instrument, an instrument) – is a unit of state structure with the right of a legal entity characterized by organic unity, its own competence and special purpose in ensuring the internal security of the state.

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