

Lisnichenko D.V. Temporary access to things and documents: analysis and problematic aspects. The article deals with study of temporal access to things and documents as one of the types of measures to ensure criminal proceedings. The rules regulating the implementation of temporary access to things and documents are analyzed. On the basis of the analyzed norms an attempt was made to determine the legal nature of temporary access to things and documents and its historical origin. As a result of the analysis, parallels have been found between temporal access to things and documents and such investigative action as the isolation that took place in the 1960 Criminal Procedure Code of Ukraine. The procedure for initiating and temporarily accessing things and documents is considered in detail. Identified and investigated problems during the practical application of temporary access to things and documents.

The attention is paid to the necessity of procedural regulation of the procedure of appeal to an investigating judge of a separate circle of subjects. It also indicated the need to extend the range of subjects of temporary access to things and documents, namely the victim. In order to optimize the use of temporary access to things and documents, the additions and proposed changes are formulated. The detailed regulation of the procedure for temporary access to things and documents and the search for solutions to existing problems will in the future make it impossible to mislead or duplicate the rules governing this measure, which in turn will guarantee the observance of the rights, freedoms and legitimate interests of citizens, and qualitative performance of tasks criminal process.

Keywords: *temporary access to objects and documents, the parties, the investigating judge, reasonable suspicion, seizure.*