

SUMMARY

Chaplynska Yu.A. Actual questions of administrative and legal provision of reforming the prosecutor's office in Ukraine. The scientific article is focused on the analysis of administrative and legal provision for reforming the prosecutor's office of Ukraine. The author of the paper reveals the genesis of reforming the prosecutor's office in Ukraine. It has been stated that the research of administrative and legal provision for reforming the prosecutor's office is nowadays the subject matter of scientific research of many scholars, but in contemporary scientific works, this problem is considered only in the context of other issues such as: a) the place of the prosecutor's office in the structure of the state apparatus and its correlation with other authorities ; b) the functional orientation of the work of the stated system of state agencies; c) peculiarities of managerial relations within the prosecutor's office; d) certain aspects of the internal organization of the prosecutor's office that need improvement. The preconditions for reforming the prosecutor's office have been clarified. The author has singled out and characterized the following groups of preconditions for reforming the prosecutor's office in Ukraine: a) historical preconditions; b) economic; c) legal. The essence, tasks and stages of the reform of the prosecutor's office have been studied. The place of the reformed prosecutor's office in the system of law enforcement agencies has been determined.

Administrative and legal principles for the optimization of the prosecutor's office have been revealed. The author has concluded that further optimization of the system of the prosecutor's office should be carried out by: a) a critical review of the structure and staff of the prosecutor's office; b) adherence to the position that the reform process should reflect the requirements of the principles formed in accordance with the world practice for functioning of the prosecutor's office and agencies of justice; c) a clear definition of the functional responsibilities and powers of all structural units of the prosecutor's office; d) eliminating duplication and parallelism in the work of certain structural units of the prosecutor's office; e) scientific provision of the activities of the prosecutor's office; f) determining the optimal and reasonable staffing of the personnel of the prosecutor's office and the level of their material and financial provision; g) gradual implementation of differentiated norms of staffing and burden depending on the nature of the assigned tasks for the employees of the prosecutor's office; h) implementation of the mechanism for ensuring the realization of the norms of social protection for employees of the prosecutor's office; i) the elaboration and consolidation of the guarantees of professional activity of the prosecutor's office; j) raising the level of trust to the prosecutor's office, reducing the level of corruption within its structural divisions.

Keywords: *prosecutor's office, prosecutor's office of Ukraine, administrative and legal provision, prosecutor.*