SUMMARY

Tertyshnyk V. M. Integrative model of the principle of immunity of private life and its imple-

mentation in criminal proceedings. The article reveals peculiarities of the integrative foundations of immunity private life of a person, its place and significance in the system of the principles of law, in general, and criminal procedural law, in particular. The conceptual model of the legal definition of the principles of immunity private life in the sphere of justice and its constituent elements. Analyses the issues of application of the immunity's private life principles to overcoming competition of legal norms, solving the problems of legal fiction and collisions, quality assurance and harmonization of legislation, strengthening guarantees of protection Human rights and freedoms, development of doctrine, procedural form and certain institutes of criminal process.

The author has proposes to supplement the criminal procedural law with the new rule "Privacy of a person's life" of the following content: "The area of a person's private life is the circumstances of the person's existence and vital activity, data on the health and physical development of the person, confidentiality of creative and spiritual life, circumstances of personal communication and relationships with others, the content of private diaries, letters and memos, lifestyles and all other confidential circumstances of a person's existence that he/she does not consider necessary or possible to disclose.

In criminal proceedings, the authorities of inquiry, the investigating prosecutor and the court must take the necessary measures to ensure the individual's privacy.

Prospects for further study of the problem are seen in the development of a doctrinal model of the principles of criminal procedure law, and in the future - a new Criminal Procedural Code of Ukraine, whose prescriptions would be doctrinal correct, would correspond to the strategy of building a rule of law, would balance private and public interests, national law and harmony international standards for the protection of human rights.

Keywords: principles of law, privacy of a person, procedural form, legal certainty, protection of human rights.