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### **CORRELATION OF COVERT INVESTIGATIVE (DETECTIVE) ACTIONS AND PRINCIPLES OF CRIMINAL PROCEEDING**

The new Criminal Procedure Code of Ukraine (hereinafter – CPC) contains many innovations, one of which is the appearance of previously unknown institute in criminal proceedings – institute of covert investigative (detective) actions the conduct of which is the duty of investigator. Legal regulation of the procedure of covert investigative (detective) actions conducted by investigator, their list and possibilities of directions of their realization, implementation of regulations of CPC in pretrial criminal investigation seem not quite successful and need scientific and legislative improvements. This article examines compliance of covert investigative (detective) actions with the main principles of the criminal proceedings legislatively enshrined in the CPC.

This question is actualized in terms of compliance of covert investigative (detective) actions with principles such as the principle of inviolability of home, non-interference in private life and the principle of confidentiality of communication.

CPC in part of conduct of covert investigative (detective) actions requires coordination with such generally recognized principles of criminal proceedings as the rule of law, inviolability of home, non-interference in private life, confidentiality of communication, directness of research of evidence, objects and documents, legal certainty and others. Procedural form of covert investigative (detective) actions, which will provide sufficient guarantees for the protection of human rights, requires detailed normative legal regulation.

Prospects for further research of problems are seen in the development of proposals to improve the legal regulation of the procedure of conduct and list of covert investigative (detective) actions.

