

people around the world. It not only violates human rights, but also undermines the foundations of society, leaving victims in physical and emotional isolation. To overcome this crisis, it is necessary to strengthen international cooperation, fight corruption, maintain an effective legal system and create conditions for social and economic stability. The main task of modern society is to ensure that everyone has the right to a decent life and never becomes a victim of exploitation.

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**THE WORK OF INVESTIGATIVE AND FORENSIC BODIES:
INTERNATIONAL EXPERIENCE**

The law enforcement department of any state is a separate mechanism, each element of which performs a clearly defined function and role, ensuring the protection, security of the population and the territorial integrity of the state. These factors explain the importance of state activity in the field of law enforcement or human rights. Therefore, it can be said that law enforcement agencies are state institutions whose activities are aimed at protecting national security, ensuring law and order, protecting the rights, freedoms and interests of citizens, society and the state, and implementing other legislative functions of the state.

When carrying out law enforcement activities, authorized entities are not always able to solve complex issues that require specific professional knowledge, skills and abilities. To make their solution progressive, law enforcement agencies interact with special entities whose powers include conducting forensic examinations (in particular, we are talking about forensic institutions). In this context, it is worth emphasizing that ensuring effective interaction between forensic institutions and law enforcement agencies is virtually impossible without the creation of appropriate administrative and legal principles for the implementation of provocations in this direction. In modern conditions, forensic support for the investigation of criminal offenses in the activities of forensic units is becoming increasingly important, which requires comprehensive research. Of particular importance are scientific progress, updating legislation and law enforcement practice. Taking into account the experience of foreign countries, which, thanks to innovations in the fight against crime, are

gradually moving away from conservative methods and methods of detecting, collecting and fixing traces of criminal offenses. Law enforcement agencies have been working with this terrible system for more than half a century.

Experience is, first of all, the totality of everything that happens to the state in its reality, that is, now and from the beginning of its existence. A person can have experience about himself, about his abilities, about his strengths and weaknesses, and the state can also use internal research of pre-trial investigation based on the acquired experience, thoughts, ideas, knowledge (internal conviction) of foreign countries.

At the present stage, Ukraine faces international experience in all spheres of life every day. According to many, international experience is always the first, best and most popular. Why is there such an opinion? International crime cannot do without an effective system of international cooperation, which will ensure prompt, complete and impartial pre-trial investigation and court proceedings, as well as the fulfillment of other tasks in criminal proceedings. Currently, Ukrainian criminal procedural practice is in a state of final adaptation to the changes.

Taking into account the rule of law in accordance with Art. 8 The Constitution of Ukraine has the highest legal force, its norms have direct effect. Persons may apply to the court for the protection of the constitutional rights and freedoms of a person and a citizen directly on the basis of the Constitution of Ukraine [1]. Abroad, pre-trial investigation is recognized as a criminal offense by the main countries that have defined, approved uniform international standards for the investigation of a crime Italy, Great Britain, Germany and others. In the UK, pre-trial investigations are carried out on a private basis by lawyers and later by the state (the Royal Prosecution and Prosecution Service). Until the case is considered in court, the main functions of the state are to control the collection of evidence by the police and information on the crime committed . Criminal proceedings in the light of international standards are carried out on the basis of the activities of authorized bodies represented by the investigator, prosecutor, investigating judge, court and is a procedural guarantee of ensuring the rights and legitimate interests of a person in the proceedings. The reality of ensuring human rights should be considered as a criterion for evaluating the actions of legislative and executive authorities, an indicator of the morality of society and the integrity of the state. The direct inconsistency of the legislation with the Criminal Procedure Code of Ukraine and normative legal acts follows from the content of the activities of the organization of pre-trial investigation and the prosecutor's office. Ukraine's cooperation with the members of the European Union necessitates the creation of a mechanism for investigating crimes in cooperation with the "international community", it is necessary to develop a mechanism for interaction between

pre-trial investigation bodies and international actors, taking into account the circumstances [2].

Thus, the work of investigative and forensic authorities is a complex and multifaceted component in Ukraine. The fight against crime is one of the priority areas of international cooperation. International experience ensures complete, prompt and professional pre-trial investigation and court proceedings, as well as the performance of other tasks in criminal proceedings. The conditions of pre-trial investigation are regulated by many normative legal acts that determine the functions, role and place in the legal system.

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POLICE TRAINING IN THE USA

Under modern conditions, one of the most structurally complex police system operates quite successfully in the United States of America (USA). It is characterized by a variety of organizational and legal forms, which is determined by the peculiarities of historical development, the legal system of the Anglo-American type, as well as the federal state system. Police forces operate at the federal (FBI), state, and local (in cities, counties, and other municipal units) levels. There are police bodies in individual ministries and departments: Ministry of Finance, Customs Service, Internal Revenue Service, federal banking supervisory authorities and others, as well as private police.

All this imposes its specificity on the police personnel training, which is carried out in educational institutions traditionally called police academies. In particular, the Federal Bureau of Investigation (FBI) has its own training system – from a number of academies and university faculties and colleges to short-term courses. Law enforcement (police) personnel are preparing to act under conditions of strict control by special agencies responsible for legality and transparency in the work of law enforcement agencies, executive bodies, judges, prosecutors, lawyers, and jury bureaus. This requires special professionalism, as well as high personal moral qualities.

The US police, as a rule, does not have its own personnel training base, and primarily tries to recruit specialists who received the appropriate