

*АКТУАЛЬНІ ПИТАННЯ ВДОСКОНАЛЕННЯ ДІЯЛЬНОСТІ НАЦІОНАЛЬНОЇ
ПОЛІЦІЇ УКРАЇНИ В СФЕРІ ПРЕВЕНЦІЇ ПІА ЗАПОБИГАННЯ КОРУПЦІЇ*

Also the National Police of Ukraine is supposed to investigate minor corruption crimes (petty bribery beyond the jurisdiction of the NABU and the SBI) and corruption-related administrative offenses. The comprehensive reform of the Ministry of Internal Affairs including the creation of the National Police is still underway. Although there are reasons to believe that the new patrol police will be corruption free, there are serious concerns that further reform of the National Police will stall. The Interior Minister Arsen Avakov is blamed for failing to dismiss officers who participated in repressions against Euromaidan activists. He was also rightfully accused of protecting some senior officials presumably involved in corruption schemes. Current open competitions for a number of senior posts largely fail to attract professionals with high integrity standards. It is expected that prosecution bodies will supervise pre-trial anticorruption investigations conducted by the SBI and the police and will support the accusations in court. The Prosecutor General's Office of Ukraine is widely perceived as one of the main obstacles to the successful implementation of the anti-corruption reform. The transitional provisions of the 1996 Constitution stipulated that the post soviet prosecution system should have been brought in line with the EU standards. The investigative and oversight functions should have been clearly separated and the PGO should have mainly focused on overseeing pre-trial investigations and supporting accusations in courts.

Список використаних джерел:

1. Guide on Anti-Corruption in Ukraine, 2016
http://radaprogram.org/en/sites/default/files/publications/anticorrnovel_eng_web.pdf
2. Anti-Corruption Measures in Ukraine after the Revolution of Dignity: Key Legislative Aspects, Philipp Fluri, Valentyn Badrak, 2017: https://defence-anticor.in.ua/files/files/DCAF_CACDS_Anti-Corruption_Laws_ENG_2016.pdf
3. Anti-corruption policy of Ukraine: First success and growing resistance, Andrii Marusov, 2017: https://rpr.org.ua/wp-content/uploads/2017/02/Renaissance_A4_4Anti-Corruption-Policy.pdf

Шевченко В.С., студент 2-го курсу ННІ №2 НАВС
Науковий керівник: викладач кафедри
Іноземних мов, **Могилевська В.А.**

***PREVENTION OF CORRUPTION IN THE ACTIVITIES OF THE
NATIONAL POLICE BODIES AS A NECESSARY COMPONENT OF THE
STATE'S ANTI-CORRUPTION POLICE***

Stable and effective functioning of the police bodies of Ukraine is a necessary condition for the protection of the constitutional system, the maintenance of law and order, the observance of human and civil rights and freedoms. The

effectiveness of the National Police of Ukraine depends to a large extent on the success of national interests and stability social development. The activities of the bodies of the National Police of Ukraine are aimed at maintaining the balance between the needs of the internal discipline of the body, from which in many respects Public security depends, on the one hand, on that the protection of fundamental human rights, on the other.

Despite the fact that anticorruption reform is ongoing and appropriate work in this area, and still remain open to the issue of improvement system and mechanism of prevention of corruption in the activities of the bodies of the National Police of Ukraine, the issue of bringing the national administrative legislation in this area in line with European requirements and standards.

Note that the functions of the state on the elimination of corruption are being implemented through formation and implementation of state anti-corruption policy. Official explanation of the concept state policy can be found in the decision The Constitutional Court of Ukraine, where in the motivational part it is stated that "under the state policy are understood strategic directions of activity States in the economic, social, humanitarian, environmental, legal and other spheres of its internal life, as well as in the field of relations with other states in a certain historical perspective»

According to the preamble of the Law of Ukraine "On Fundamentals of National Security of Ukraine " the principles of state policy aimed at protecting national interests and guaranteeing in Ukraine security person, society and state from external and internal threats in all spheres life activities. Note that it is accepted The Law of Ukraine "On the Principles of State Anti-Corruption Policy in Ukraine" (Anticorruption Strategy) for 2014-2017 "does not give a definition categories of anti-corruption policy. It is about number of functions in the field of anti-corruption policy, namely: carrying out on an ongoing basis assessment I will deal with corruption, monitor implementation state anti-corruption policy, formation. The outlook is not a perception of corruption. These actions are covered by the category of "prevention corruption ". Let's try to formulate the general the definition of "prevention of corruption", which is appropriate to further consolidate in the laws of Ukraine "On Prevention of Corruption "and" On the Principles of the State Anticorruption Policy in Ukraine (Anticorruption Strategy) for 2014-2017. Preventing corruption is part of a national anti-corruption policy, which is united by the national idea of overcoming this negative phenomenon, is to prevent it from happening. facts, and dissemination, taking effective measures to reject corruption, includes a strategy development of public-legal relations concerning the elimination, neutralization or limitation of the activities of persons authorized to perform state functions or local government (determinant) of corruption and purposeful influence through help a set of measures to achieve aims to reduce corruption in Ukraine.

On the basis of the above, we note that the prevention of corruption in the activities of the National Police is part of a national anti-corruption policy that united by the national idea of overcoming this negative phenomenon, includes a

development strategy public-legal relations on elimination, neutralizing or limiting the actions of officials bodies of the National Police of corruption and purposeful influence by means of assistance a complex of administrative and legal instruments for the achievement of the set goals in the field of implementation of tasks and functions National Police of Ukraine.

The main tasks of preventing corruption in the National Police are: 1) to create favorable conditions for honest and legal execution by officials of the National the police of their official duties and unfavorable conditions for abuse of their official authority; 2) to create an equal, proper and effective adoption mechanism to serve in the National Police; 3) to prevent corruption in the bodies of the National Police as one of the components of the national idea of overcoming this negative phenomenon; 4) harmonization the national legislation with the norms of international treaties to which Ukraine is a party, on prevention of corruption in general and the National Police in particular; 5) intercourse of the complex of information and cultural events for public awareness of measures to prevent corruption in the organs National Police; 6) to minimize corruption risks in the activities of the National Police.

Список використаних джерел:

1. Про Стратегію сталого розвитку «Україна–2020»: Указ Президента України від 12.01.2015 № 5/2015. URL: <http://zakon0.rada.gov.ua/laws/show/5/2015>.
2. Алфьоров С. М. Адміністративно-правова діяльність щодо протидії корупції в органах внутрішніх справ : моногр. Х. : Золота Миля, 2011.
3. Рогульський С. С. Адміністративно-правові заходи боротьби з корупцією в Україні: автореф. дис. а канд. юрид. наук : 12.00.07. К., 2005.
4. Про основи національної безпеки України : Закон України від 19.06.2003 № 964–IV. URL: <http://zakon1.rada.gov.ua/laws/show/964-15>.

Костеріна А.А., студент 1-го курсу ННІ №3 НАВС
Науковий керівник: доцент кафедри
Іноземних мов, кандидат педагогічних наук,
доцент, **Лопутько О.А.**

CYBERBULLYING

1. At the moment, my topic is very relevant, because, I think that intentional insults, threats and messages are a serious problem for our society, acquiring a threatening character. Cyberbullying is by far one of the most destructive types of online attacks, due to how ruthlessly attackers sometimes use the victim's uncertainty in order to cause them the greatest psychological trauma and humiliation. Cyberbullying is usually manifested in sending threatened messages