
Tychyna D. – *Ph.D in Law, Leading Research Fellow, Chief Research Fellow of the Scientific and Research Work Unit of the National Academy of Internal Affairs, Kiev, Ukraine*

Improvement of Public Prosecutors in the Mechanism of Prevention of Crime in Ukraine

The article stipulates that the main problem is the mismatch measures in the field of crime prevention current trends of development and the scale of distribution. Given the recognized three areas of crime prevention, the author proposed the adoption of

regulations and a number of amendments to the Criminal Procedure Code of Ukraine in terms of causes and conditions of crime.

Contents of this problem is that the law enforcement system is not enough to prevent serious violent assault, offenses related to narcotic drugs, psychotropic substances, their analogues or precursors; encroachment in the area of performance; manifestations of organized crime, which is a priority in the structure of total crime.

It was found that in determining the boundaries of the causes of crime and conditions that contributed to its commission, it is important that the reason for that is proved by for each criminal proceedings consists of the following components interacting elements: a) negative moral and psychological personality traits that include at installation anti-social personality and its psychological characteristics (the main cause of crime); b) the causes of the negative moral and psychological characteristics of the individual; c) the crime situation (provided the offense and the offense non-principal reason).

In this regard, there is a desire to fight crime and improve the system of prevention of new crimes, early detection and elimination of causes and conditions. In this context, the issue of solving the problems of preventing crime by law enforcement agencies is important. One of these problems is designated comprehensive nature and due to the need to find the most optimal ways of overcoming criminogenic determinants are criminological activities of the prosecution as the only system that implements established by the Constitution of Ukraine accusation, representation and oversight for the protection of human rights, general the interests of society and the state. However, in the current Law of Ukraine «On Prosecution» seized special rules on the activities of the prosecution as the subject of crime prevention.

The author concludes that by its legal nature Prosecutor action to identify and eliminate the causes and conditions of crime with criminological character, as their main goal – the prevention of crime and offense. Therefore, the results identify the causes and conditions of crime investigator to prepare a submission. Therefore, there is an urgent need for crime prevention playback system as a prerequisite alleviation criminal situation in the country.

Keywords: prosecution, prevention of crime, the causes, conditions, criminological characteristics.