UDC 343.241

Farynnyk Vasily – Attorney, Doctor of Law, Honored Lawyer of Ukraine

TEMPORARY RESTRICTIONS IN THE USE OF SPECIAL RIGHTS: PROBLEMS OF THEORY AND PRACTICE

The adoption of the Criminal Procedural Code of Ukraine introduced a number of new institutions, in particular, identify measures to ensure the criminal proceedings, which require practical and scientific processing. One of these measures, which requires an analysis of a temporary restriction in the use of special rights (the right to drive a vehicle or vessel, the right to hunt, the right to carry out business activities), which is applied on the basis of the decision of the investigating judge against the suspect (for extension of time limit, the court the accused), if there are sufficient grounds to believe that the termination of a criminal offense or prevent the commission of another, stop or prevent the wrongful conduct of the suspect with respect to preventing the criminal proceedings, ensure compensation for damage caused by a criminal offense. The use of temporary restrictions in the use of the special law provides for a certain order, in particular, temporary seizure of documents and their storage.

Keywords: temporary limitation special law; investigator; Attorney; investigating judge; West provision of criminal proceedings; application; decision.

UDC 343.14:343.122

Solonova Alexandria – Associate of criminal process National Academy of Internal Affairs

PROCEDURAL STATUS OF A VICTIM: CHALLENGES AND WAYS OF IMPROVING

Changes in the criminal procedural legislation that occurred in 2012 in Ukraine, created the necessary prerequisites for the functioning of the legal, social state and enforcement of procedural rights of participants in criminal proceedings. Objects that are taken under the protection of criminal offences with the norms of the CPC are: personality; society; state. The