

**ACTUAL QUESTIONS COMPLIANCE WITH THE LAW ON THE
TREATMENT OF CITIZENS TO THE INTERNAL AFFAIRS AGENCIES
OF UKRAINE: INSTITUTIONAL CONTROL AND PROSECUTORIAL
OVERSIGHT**

**T.M. TKACHOVA, researcher,
National University of Life and Environmental Sciences of Ukraine**

Essence, maintenance and directions of control and supervisory activity of state structures after the observance of legislation about the appeals of citizens are analyzed. The volume and limits of jurisdiction of leading organs of internal affairs are specified during realization of control and organs of Office of Ukraine public of prosecutor at realizations of supervision after the observance of legislation about the appeals of citizens.

Essence, appeals of citizens, organs of internal affairs, maintenance and directions of control and supervisory activity of state structures, law-protect activity.

The provision of law and strict adherence to this principle by all society subjects without exception and by all state bodies and their officials, as well as further strengthening of human rights guarantees and their protection are an important condition for the progressive development and functioning of any democracy state.

Organs of internal affairs take one of the leading places in the system of state law enforcement structures which protect the rights and freedoms

of man and citizen, and the functions of police human rights as well as the functions of other organs should not be weakened in this period.

The mechanism of practical performance of tasks by the police which are assigned to it by current law requires continuous improvement through flawless application of existing legal rules, elimination of gaps and contradictions in the legislation, the adoption of new rules which clarify and expand the competence of organs of internal affairs in the provision of fixed constitutional law of all citizens to make the appeals.

Realization of institutional control and the prosecutorial oversight after the observance of legislation about the appeals of citizens in the organs of internal affairs activity takes an important place. In the theoretical insights the question of organization and the realization of control and supervision after the observance of legislation in different areas have been always a subject of special attention on the part of scientists. Such domestic scientists made an important scientific contribution to the study of the theoretical and legal problems as well as practical aspects of work organization with citizens' appeals as a means to ensure law and discipline in state administration.

In the light of the above-mentioned the purpose of this paper is to study administrative and procedural characteristics of institutional control and the prosecutorial oversight after the observance of legislation about the appeals of citizens in the activities of organs of internal affairs of Ukraine. Due to the conducted study, the control in this area should focus on the ultimate result, overcoming of the above-mentioned negative phenomena and processes, termination of violations of rules and standards as well as the punishment of guilty.

In this regard, the process of supervision after citizen appeals to the organs of internal affairs both on the part of prosecutors and institutional control i.e. concrete forms and methods of its implementation has special importance. It is commonly known that every type of control in public

administration is carried out by their specific forms of control, allowing in the most optimal way to achieve the tasks which must be performed by relevant control authorities.