

## Summary

**The year:** 2019.

**Specialty / field of study (code and full name):** 40.03.01-Law

**Level of study:** bachelor's degree.

**Institute or Higher school:** Law University.

**Department** of criminal law disciplines and forensic expertise

**The subject of the final qualifying work:** "Prosecutor's supervision of the initiation of criminal proceedings".

**Author:** Tamazova Elena Valeryevna, 4th year student Institute of distance learning, information technology and online projects (Criminal law profile) - 331-15.

**Scientific supervisor:** kand.yus. sciences, associate Professor of the Department of criminal and international law of the Law Institute Selezneva Natalia Mikhailovna.

**The relevance of the research topic.** In accordance with article 1 of the Constitution, the Russian Federation is a legal and democratic state. Its main task is to ensure human and civil rights and freedoms, their protection and protection, which is, in turn, the main task of law enforcement agencies. There are many aspects of the Prosecutor's office's law enforcement activities, but the most important thing is to ensure the constitutional rights and freedoms of individuals and citizens, which is carried out in all aspects of the Prosecutor's office's multi-faceted activities. The main efforts of prosecutors are always limited to establishing legal order in all spheres of life, especially in the criminal procedure sphere.

Initiation of a criminal case is the first stage of a criminal case, although it is a short-term, but an important stage of the criminal process. The implementation of the code of Criminal procedure as a whole largely depends on the effectiveness of activities at the initial stage of the criminal process. Some scientists suggest removing the initiation of a criminal case as an independent stage of the criminal process, this proposal of course has its own value and specific goals. Justified initiation of criminal cases and successful fight against crimes is one of the most important guarantees for the protection of the individual, his rights and legitimate interests.

As practice has shown, the prevalence of violations of the law in criminal cases is often associated with the inefficiency of the Prosecutor's performance of procedural powers at this stage.

Studying the activities of the Prosecutor's office at the initial stage of investigation is particularly important, since the Prosecutor's supervision of the procedural activities of investigative bodies is a tool for ensuring the rule of law at the stage of initiation of criminal proceedings.

The degree of development of the problem. Questions were the subject of a criminal case at the stage of application of legal norms and practice of research of many Sciences of processualists: B. S. Afanasiev, Yu. n. Belozarov, D. ya. Bednyakov, VP bozheva, S. B. Borodin, A. ya. Vasiliev, H. A. Vlasova, A. K. Gavrilova, O. V. Gladysheva, S. I Girko, V. N. Grigoriev, I. M. Gutkin, L. M. Karneeva, D. S. Doctor Karev, H. H. Kovtun, A. M. Larina, P. A. lupinskaya, Y. A. Lyakhov, p. G. marfitsin, K. N. Maslennikova, I. L. Petrukhin, V. A. Sementsov, p. Serdyukov, B. S. Shadrin, S. A. Shafer, etc.

The object of the research is to understand the theoretical material, study the problems of practical application, identify loopholes of modern legislative regulation, develop practical recommendations and recommendations aimed at improving the effectiveness of Prosecutor's supervision at the stage of initiation of criminal proceedings.

The subject of the study is the legal regulation of Prosecutor's supervision at the stage of initiation of criminal proceedings and issues of its implementation.

The purpose of the research is to study the social relations that arose during the implementation of Prosecutor's supervision at the stage of initiation of a criminal case in all its diversity, organizational, legal and applied implementation.

To achieve this goal, the following main tasks were identified and consistently solved:

- 1) formulate the goals, objectives and main directions of Prosecutor's supervision of a criminal case;
- 2) formulate the purpose, objectives and main directions of Prosecutor's supervision of the criminal case;
- 3) investigate the subject and objects of Prosecutor's supervision when initiating a criminal case
- 3) identify typical violations of the law at the stage of criminal proceedings;
- 4) investigate the object and subject of the criminal case at the stage of Prosecutor's supervision;
- 5) the Prosecutor's office investigates the organization monitoring compliance with the law for the acceptance, registration and authorization of reports of crimes in the investigation and preliminary investigation bodies;
- 6) consider the procedural concept and General characteristics of the Prosecutor General's office is under investigation;
- 7) study the methodology of Executive supervision of the Prosecutor's office the criminal case is at the stage of law.

Research methodology and methodology. The methodological basis of the research is a dialectical approach using General and specific scientific methods of cognition, such as comparative law, statistical modeling, etc.

The normative base of operation formed the Constitution of the Russian Federation, international law, Federal Constitution and Federal laws, decisions of the constitutional Court of the Russian Federation and the Supreme Court of the Russian Federation, orders of the Prosecutor General on the subject of our study.

Empirical base of research based on:

- in the official (published) statistics on the performance of law Enforcement and judicial bodies of the Russian Federation in the criminal procedure sphere for 2016-2019.

The scientific novelty lies in the fact that this research is one of the initiatives of the complex theory of law analysis of Prosecutor's supervision over the legality of criminal proceedings as a legal phenomenon, which is present in the Criminal procedure code of the Russian Federation

The following main provisions of the organization of Prosecutor's supervision are presented for defense:

1. The subject of prosecutorial supervision in the adoption, registration and authorization of the reported crimes include: 1) actions (inaction) and decisions taken related to the adoption, registration and resolution of criminal charges; 2) actions related to the adoption, registration (inaction) and decisions taken 3) actions (inaction) and relevant decisions adoption, registration and resolution of the crime detection report.
2. the principle of legality is Applied at the stage of initiation of criminal proceedings and is expressed in the duties of criminal cases. other persons participating in judicial and criminal cases fully and strictly observe the norms of Criminal procedure law. Protection of an individual from an unsubstantiated accusation should begin this way at the stage of initiation of a criminal case, it is considered based on the results of a pre-investigation check of the criminal case, the decision to refuse to launch. Legal and justified refusal to punish the claim is a guarantee of

human rights and freedoms and protects them from unjustified attraction they are not brought to criminal responsibility.

3. the Supervisory role of the Prosecutor in the implementation of the law in the mechanism of stabilization of Criminal procedure relations consists in identifying and eliminating violations committed during campaigning, reviewing and investigating criminal cases, protecting the rights of participants in criminal cases and creating a unified implementation of the current Criminal procedure legislation. It is a way to ensure the rule of law-Prosecutor's checks. However, the lack of sufficient legal Regulation of Supervisory procedures in the Criminal procedure legislation hinders their implementation.

4. the Effectiveness of Supervisory measures at the stage of initiation of a criminal case can be defined as the ability of authorized entities using all legally provided roads and vehicles to obtain such a result, which subsequently provides for the achievement of a General penalty case.

Improving the efficiency of Prosecutor's supervision is extremely necessary, the Prosecutor has the right to initiate a criminal case, as well as to identify violations of the criminal case law during the supervision of execution of laws after the abolition of the decision of investigative and pre-trial investigation to refuse to Institute criminal proceedings.

The theoretical importance of the study is that the conclusions and recommendations are essentially necessary for the system of verification and monitoring at the stage of initiation of criminal proceedings, improving the conditions for the reform of Criminal procedure legislation, ways to assess the effectiveness of investigative bodies, at this stage contribute to and can serve as a basis for further discussion and theoretical developments in

The practical significance of using the scientific provisions, conclusions and recommendations contained in it in legislative activities to improve the criminal procedure legislation will be relevant in the practical activities of prosecutors,

The structure of the work is determined by the purpose and objectives, object and subject of this study and includes an introduction, three chapters consisting of 6 paragraphs, conclusion, bibliography.