

12. Сулацький В. Поняття та структура адміністративно-правового механізму превентивної діяльності Національної поліції України. Підприємництво, господарство і право. 2021. № 3. С. 196–200.

REFERENCES

1. *Monteskie Sh.L.* (1900). O dukhe zakonov ili ob otnosheniakh, v kotorykh zakony dolzhny nakhoditsa k ustroystvu kazhdogo pravlieniia k nramam, klimatu, relihii, torhovli i t.d. "On the spirit of laws or on the relationship in which laws should be to the structure of each government to morals, climate, religion, trade, etc". / edited by A.H. Hornfeld. St. Petersburg: Izdanie L.F. Pantieleieva. 800 p. [in Russian].
2. *Miniazieva T.F.* (2000). Politika hosudarstva v sfere obespecheniia pravovogo polozheniia osuzhdiennykh. "State policy in the sphere of ensuring the legal status of convicts". Jurisprudence. No. 1. 129 p. [in Russian].
3. *Batyrrharieieva V.S.* (2009). Retsydyvna zlochynnist v Ukraini: sotsialno-pravovi ta kryminolohichni problemy: monohrafiia. "Recidivism in Ukraine: socio-legal and criminological problems: monograph". Kharkiv: Pravo. 398 p. [in Ukrainian].
4. *Zakaliuk A.P.* (2007). Kurs suchasnoi ukrainskoi kryminolohii: teoriia i praktyka. "Course of modern Ukrainian criminology: theory and practice: in 3 books". Kyiv: In Yure. Book 1: Theoretical principles and history of Ukrainian criminological science. 424 p. [in Ukrainian].
5. Yurydychna entsyklopediia: u 6 t. "Legal encyclopedia: in 6 volumes". Kyiv: Ukrentsyklopedia, 1999. Vol. 5. 680 p. [in Ukrainian].
6. Kryminalnyi kodeks Ukrainy. "Criminal Code of Ukraine, dated April 5, 2001 No. 2341-III". Information of the Verkhovna Rada of Ukraine dated June 29, 2001. No. 25. Art. 131 [in Ukrainian].
7. Pro vnesennia zmin do deiakykh zakonodavchykh aktiv Ukrainy shchodo sproshchennia dosudovoho rozsliduvannia okremykh katehorii kryminalnykh pravoporushen. "On amendments to some legislative acts of Ukraine regarding simplification of pre-trial investigation of certain categories of criminal offenses": Law of Ukraine dated November 22, 2018 No. 2617-VIII. Information of the Verkhovna Rada from April 26, 2019. No. 17. Art. 71 [in Ukrainian].
8. *Verbenskyi M.H., Kulyk O.H., Naumova I.V.* (2021). Kryminalna sytuatsiia v Ukraini: osnovni tendentsii: 2020 rik. "The criminal situation in Ukraine: main trends: 2020: monograph" / by gen. ed. M.H. Verbenskyi. Vinnytsia: TVORY. 144 p. [in Ukrainian].
9. Pro Natsionalnu politsiiu. "On the National Police": Law of Ukraine dated July 2, 2015 No. 580-VIII. Information of the Verkhovna Rada of Ukraine dated 09.10.2015. No. 40–41. Art. 379 [in Ukrainian].
10. Velykyi entsyklopedychnyi yurydychnyi slovnyk. "Large encyclopedic legal dictionary" / edited by Yu.S. Shemshuchenka, Kyiv: Yurydychna Dumka, 2007. 992 p. [in Ukrainian].
11. Politseiska (administratyvna) diialnist. "Police (administrative) activity: education. manual / for general ed. O.I. Bezpalova. Kharkiv: KhNUVS, 2020. 396 p. [in Ukrainian].
12. *Sulatskyi V.* (2021). Poniattia ta struktura administratyvno-pravovoho mekhanizmu preventyvnoi diialnosti Natsionalnoi politsii Ukrainy. "The concept and structure of the administrative and legal mechanism of preventive activity of the National Police of Ukraine". Entrepreneurship, economy and law. No. 3. P. 196–200 [in Ukrainian].

UDC 343.85;351.74 (477)

Boiko Ivan,Senior Researcher of the State Research Institute MIA Ukraine,
Kyiv, Ukraine,
ORCID ID 0000-0002-1713-9098**PREVENTION OF CRIMINAL OFFENSES AS ONE OF THE MAIN TASKS
OF THE ACTIVITY OF THE NATIONAL POLICE OF UKRAINE**

The article investigates the prevention of criminal offenses as one of the main tasks and functions of the activity of the National Police of Ukraine for preventing

© Boiko Ivan, 2022

DOI (Article): [https://doi.org/10.36486/np.2022.2\(56\).14](https://doi.org/10.36486/np.2022.2(56).14)

Issue 2(56) 2022

<http://naukaipravoohorona.com/>

criminal offenses and crimes, which are committed primarily to test the factors that predetermine it, their existence in modern conditions of development of society, state and its institutions. The essence and content of the prevention of criminal offenses and crimes by the police, which should be conditioned by the state of crime itself as determined by subjective and objective factors evolutionary variability of human propensity to commit criminal offenses and their manifestations in the form of the actual commission to eliminate, limit and terminate. Established, that the preventive potential of the police activity consists in counteracting negative phenomena and processes that contribute to the reproduction or increase in the level of criminal offenses, stimulates law-abiding behavior of the person, reduces social contradictions, criminogenic confrontation of different segments of the population, the level of unemployment, increases the standard of living of people, creating other necessary conditions for increasing the level of sustainable law and order in our state.

The basic functions of the police to prevent criminal offenses in accordance with its tasks are disclosed, in particular: 1) implementation of preventive and preventive activities aimed at preventing the commission of offenses; 2) identification of causes and conditions contributing to the commission of criminal offenses, taking measures within their competence to eliminate them; 3) taking measures to detect criminal offenses and their termination.

The author's concepts are outlined: "prevention of criminal offenses by the National Police of Ukraine"; "general and individual prevention and prevention of criminal offenses by the National Police", and also formulated reasonable proposals for the improvement of legislation in the field of prevention of criminal offenses and crimes by the police.

Keywords: prevention, criminal offenses, misdemeanors, crimes, prevention, avoidance, termination, agencies, National Police.

Отримано 07.06.2022