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**INADMISSIBILITY OF DISCLOSING INFORMATION OF PRE-TRIAL  
INVESTIGATION AS A PRECONDITION FOR ACHIEVING CRIMINAL  
PROCEEDINGS OBJECTIVES**

The article reveals the actual issues of regulation of non-disclosing information of pre-trial investigation as one of the preconditions for effective accomplishment of criminal proceedings objectives. The author argues that the current CPC of Ukraine provides for a special procedure for disclosing information of a pre-trial investigation, as well as contains blanket sanctions in case of violation of requirements established. The focus is on the confidentiality of the pre-trial investigation information, therefore access to them is limited in order to prevent causing harm to the participants in criminal proceedings.

The analysis of the doctrinal study on problem issues of non-disclosing information of pre-trial investigation enables to allocate two main areas of the scientific research: 1) the study of the features of criminal procedure regulation of non-disclosing information of pre-trial investigation; 2) the study of organizational aspects of the procedural activities of the prosecution and law enforcement bodies in general.

Taking into account the research conducted, the relevant amendments and additions to the current legislation are proposed. First, paragraph 1 of Article 3 of the CPC of Ukraine should be supplemented with paragraph 24-1 as follows: "24-1) confidentiality of pre-trial investigation is a kind of confidential information that

includes information on the activities of the pre-trial investigation body, the prosecutor's office, operational units in criminal proceedings, as well as the results of procedural actions, the application of measures to ensure criminal proceedings, the disclosure of which may affect adversely comprehensiveness, completeness and impartiality of the investigation". Second, in the title and content of Article 387 of the CC of Ukraine, the word "data" should be replaced with the word "information." Third, Article 222 of the CPC of Ukraine should be supplemented with the new paragraph 3 as follows: "3. Disclosure of information with restricted access is carried out in accordance with the procedure provided by the legislation concerning its use and access to it by other persons."

**Keywords:** criminal proceedings, confidentiality of pre-trial investigation, non-disclosure of information of pre-trial investigation, information with restricted access

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