Buriak K. M.,

Ph.D. student of administrative and criminal law department Dnipropetrovsk national university named after Oles Honchar

VICTIM IN CRIME THE OBSTRUCTION OF JOURNALISTIC ACTIVITIES

Category "victim" is reflected in the Ukrainian legislation recently. In the article the victim was considered of doctrinal and legislative positions. Victim in the media can be journalist – a creative editorial staff, who professionally collects, receives, creates and prepares information for print and acting on the basis of employment or other contractual relationship with the editors or engaged in such activities for its authorization, Broadcast journalist – staff or freelance creative officer of the broadcasting organization who professionally collects, receives, creates and prepares to distribute information and news agency journalist – a creative worker who collects, receives, prepares and provides information for the news agency and acting on his behalf under the employment or other contractual relationship with him or with his authorization.

Another victim can determine the media (print media (newspapers) – magazines, which published with the title one or more rooms during the year on the basis of the certificate of registration; broadcasting – a legal entity, which has the broadcasting license from National Council of Ukraine on Television and Radio, creates or completes broadcasting and (or) transfer and distributes them through technical means of broadcasting; news agencies – subjects of information activity, which provide information services), which are pressured in the form of illegal deprivation of TRC right to use certain frequencies designated for broadcasting; illegal revocation of certificate of registration of print media. Finally, the victim in this crime can be defined journalists' close relatives if they are the subject of threats, blackmail and persecution.