***V. Kononets, I. Tsyb***

**National Police as the main subject to ensure the protection of human rights**

Development of Ukraine as a democratic state based on strengthening security and law and order, human rights and freedoms provided by the Constitution and current legislation is largely dependent on the police as an armed state executive body that protects the life, health, rights and freedoms of citizens, interests of society and the state from illegal encroachments. The role of the National Police of Ukraine in the public life of the state is realized primarily through administrative activities. From its efficiency greatly depends on the state of law in general, public order, combating crime, protecting the rights and legitimate interests of citizens. Therefore, reforming the state machinery of power is impossible without the strengthening of law enforcement in general and in particular the police.

It is necessary to resolve the legal framework of a clear definition of the powers of the police to prevent any attack and full protection of citizens police officers. In this respect it should be noted Settlement regulatory authority of the court, prosecutors and other law enforcement procedures to ensure the prosecution of individuals.

It is worth paying attention to the fact that times change, criminals acquire professionalism, widely used advances in science and technology, special means and channels, systematic approach to training of crimes, so law enforcement officers more difficult to identify and establish people that they did. Sometimes rules regulations do not provide a real opportunity to detect and stop criminal activity, and in some cases prevent this. All this only helps the criminals.

Meanwhile, National Police of Ukraine in its activity requires active public support.