

## THE PROVIDING OF INFORMATION SECURITY DURING INTERROGATION OF EXPERT IN THE MODE OF VIDEOCONFERENCE

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The problem of information security during remote prejudicial investigation and court proceedings is investigated. The suggestion for implementing of interrogation of expert in the mode of videoconference is founded. The legal basis of the proceedings in the remote form is considered. It is found that, in accordance with Section 3, Article. 232 of Code of Criminal Procedure, the use of technical means and technologies in remote prejudicial investigation should provide the necessary quality of picture and sound, as well as information security. Remote form of interaction will help to reduce the costs of business trips for a court expert. Also reduced the gap expert from operations and greatly enhance the efficiency of the examination in the hearing and questioning the effectiveness of an expert on the examination conducted. The expediency of development and regulatory consolidation of the common strategy of proceedings information security providing, which are conducted remotely, is proved. It is recommended to equip the special offices in the state forensic institutions for video conferencing in court. Responsible for the operation of such offices should be entrusted to the heads of expert institutions. These guarantees mean information security and infrastructure that supports it from accidental or intentional exposure to natural or artificial nature that may harm the criminal proceedings, to result in the disclosure of the secrets of pre-trial investigation, the content of the testimony given during the investigative actions, data on persons who are under state protection, and so on. In addition, the detailed regulation requires careful handling procedures with information, its savings and protection against unauthorized or irregular use.

**Key words:** legal proceedings, remote judicial proceedings, interrogation of expert, mode of videoconference, information security.