It is stated that subject of the chosen research topic and logical structure of search methodology determine the relevance of the abovementioned data differentiation (division into "general", "specific", "individual").

During research of corruption crime registration by the operative units we concluded that category of "general" includes basic theoretical and practical provisions aimed at research objectives: definition of crime registration, its stages, forms and methods; definition of corruption crimes, classification, definition of operative unit and its main functions. This theoretical basis provides opportunity for the "specific" category to be thoroughly examined in terms of legal regulation, registration and tactics of corruption crime registration by the operative units (general and specific aspects (separate stages, forms and methods). Category of "individual" is integrated into the abovementioned (legal regulation, registration and tactics of corruption crime registration by the operative units).

Keywords: registration; corruption crime; operative units; scientific research.

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LEGAL ACCESS CONTROL SOFTWARE INFORMATION IN UKRAINE

The research of constitutional and legal regulation of access to information is always relevant. This is primarily due to the fact that among the totality of social relationships, and important priority for the recognition of the is international community today informational relationship. As they provide efficiency of state functions, the realization of the human rights and freedoms and citizen integration in political, economic and other spheres of human activity.

The national information policy provides for the establishment of legal rules which would ensure legal opportunity to the participants to freely exercise their right to information. The first priority field of information law is the provision of basic international principles of public access to public information: the presumption of openness and free access to information; completeness and accuracy of information; timeliness of information; restrictions on the right of access to information under the Access to legal

information; the right to judicial review under the prohibition of public access to public information.

The article states that the study on access to information in Ukraine and its constitutional and legal regulations directly related to the observance of constitutional rights and freedoms of man and citizen, as well as the maintenance of national security of Ukraine, which, according to the current legislation of Ukraine, includes itself: the protection of vital interests of man and citizen, society and state, which is provided for sustainable development of society, early detection, prevention and neutralization of real and potential threats to national interests in all areas of public policy.

The right for information is a fundamental human right, which consists of a number of legal opportunities, including the right to free familiarization with the information you have created or public authorities and local governments.

Keywords: information; access to information; legal regulation; constitutional law.

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THE ORETICAL GROUNDS OF CONSTITUTIONAL LEGAL IDENTITY OF A TERRITORIAL COMMUNITY IN THE SYSTEM OF LOCAL SELFGOVERNMENT IN UKRAINE

The article is dedicated to some theoretical grounds of constitutional legal identity of a territorial community in the system of local self-government in Ukraine. The attention is drawn to the fact that currently in Ukraine the concept of the local self-government is being actively formed and the search for the most optimal pattern of local government is going on. One of the most significant tasks of the legal science is the problem of improving the constitutional and legal status of territorial community that is the basis of strengthening the democracy, the main instrument of local self-government organization and functioning.

Recognizing territorial community as a primary object of the local self-government facilitates the processes of political and socio-economical