Natalia Davydova,

teacher of the Department of Ukrainian Studies and Foreign Languages of the Dnipropetrovsk State University of Internal Affairs

Khlivna Mary,

higher education student Educational and Scientific Institute of Law and Specialist Training for National Police Units, Dnipropetrovsk State University of Internal Affairs

CRIMES AGAINST PROPERITY

Criminal offenses against property are socially dangerous and illegal actions that violate property rights, cause property damage to a private person, collective or state and are usually committed for utilitarian motives.

Property is one of the most important phenomena there is an expression of essential legal relations that have existed since the time of the stage premodern appears as an attribute of the freedom of the individual who declares about their rights as a subject of social activity outside any status and hierarchical restrictions. In this oneperiod property was first declared to be basic the natural right of a person, his expression of will and dignity. Such a paradigm should be recognized as the most important principle of the ideology of a democratic society and philosophy liberalism.

According to Art. 41 of the Constitution of Ukraine, everyone has the right to own, use and dispose of their property. No one can be unlawfully deprived of the right to property. Ownership is inviolable. On the basis of Articles 324-327 of the Civil Code, the subjects of property are the people of Ukraine, natural and legal entities, the state, and territorial communities. Article 13 of the Constitution proclaims the equality of all subjects of property rights before the law and equal protection of their rights by the state.

Crimes against property include:

1. theft - secret theft of property;

2. robbery - open theft of someone else's property and with the use of violence, which is not dangerous for the victim's life or health;

3. robbery - an attack with the aim of seizing someone else's property, combined with violence dangerous to life or health;

4. theft of water, electricity or thermal energy by its arbitrary use;

5. extortion is a demand to transfer someone else's property, the right to property with the threat of violence against the victim or his close relatives;

6. fraud - seizing someone else's property or acquiring the right to property

by deception and abuse of trust;

7. misappropriation, waste of property or taking possession of it by abuse of official position;

8. causing property damage by deception or abuse of trust;

9. illegal appropriation by a person of found or someone else's property that happened to be in his possession;

10. intentional destruction or damage to property;

- 11. intentional damage to electricity facilities;
- 12. threat of destruction of property;
- 13. careless destruction or damage to property;
- 14. violation of obligations to protect property;
- 15. arbitrary occupation of land and arbitrary construction;
- 16. acquisition, receipt, storage or sale of property obtained by crime.

The subject of crimes against property is property that has a certain value and is alien to the guilty person: things (movable and immovable), money, precious metals, securities, etc., as well as the right to property and actions of a property nature, electric and thermal energy. Theft (secret theft of someone else's property) is a theft by committing which the guilty person believes that he is doing it imperceptibly for the victim or other persons. Robbery is an open theft of someone else's property in the presence of the victim or other persons who are aware of the illegal nature of the actions of the guilty person, who in turn is aware that his actions are noticed and assessed as theft.[3]

1.TheConstitutionofUkraine,URL:https://zakon.rada.gov.ua/laws/card/en/254%D0%BA/96-%D0%B2%D1%80URL:

- 2. The Civil Code of Ukraine, URL: https://zakon.rada.gov.ua/laws/card/en/435-15
- 3. Resolution «Про судову практику у справах про злочини проти власності» від 06.11.2009 № 10, URL: https://zakon.rada.gov.ua/laws/show/v0010700-09#Text

Іван Хозлу, старший викладач кафедри адміністративно-правових дисциплін Донецького державного університету внутрішніх справ, старший лейтенант поліції

АКТУАЛЬНІ ПИТАННЯ ЗАБЕЗПЕЧЕННЯ ДІЯЛЬНОСТІ ПІДРОЗДІЛІВ ПОЛІЦІЇ НА ВОДІ

Відповідно до ст. 5 Закону України «Про внутрішній водний транспорт» уповноважені підрозділи Національної поліції України, а саме підрозділи поліції на воді, є одним із суб'єктів державного регулювання у сфері внутрішнього водного транспорту та наділені повноваженнями на контроль