

**FEATURES OF PARTICIPATION
OF THE LAWYER IN PRE-JUDICIAL**

Education manual

Compiler Zhanybekov A.K.

Almaty

«Kazakh university Press »

2015

UDC 343.14
LBC 71.413
T 95

Recommended for the Academic Council
Of the Faculty of Law and Editorial Publishing Council of KazNU al-Farabi

Reviewers:

Doctor of jurisprudence, professor **E.O. Alaukhanov**
Doctor of law **Kudratov M.** (Germany)
Candidate of jurisprudence, associate professor **B.F. Seryev**

Features of participation of the lawyer in pre-judicial: education manual
/ compiler A.K. Zhanybekov.- Almaty: Kazakh university Press, 2015- 124 p.
ISBN 980-604-04-0870-8

The manual of feature of legal status of the Features of participation of the lawyer in pre-judicial taking into account the made changes and additions in a criminal procedure legislation of the Republic of Kazakhstan, and also law-enforcement practice.

The manual is designed for students and undergraduates of legal higher education institutions and faculties, undergraduates, doctoral candidates, teachers, and also employees of law enforcement agencies, and all interested by questions of criminal legal proceedings.

Учебное пособие «Участие адвоката в досудебном разбирательстве» издается с учетом внесенных изменений и дополнений в уголовно-процессуальное законодательство Республики Казахстан, а также правоприменительной практики.

Рассчитано на студентов и магистрантов юридических вузов и факультетов, магистрантов, докторантов, преподавателей, работников правоохранительных органов и всех, кто интересуется вопросами уголовного судопроизводства.

UDC 343.14
LBC 71.413

ISBN 980-604-04-0870-8

Zhanybekov A.K., 2015
KazNU al-Farabi, 2015

INTRODUCTION

The Republic of Kazakhstan along with other states of the former Soviet Union assumed the obligation to provide to any person the rights proclaimed in the international legal acts and freedoms. The constitution of the Republic of Kazakhstan guarantees everyone the right to the qualified legal aid.

Protection in criminal trial has long ago the developed traditions and rules. Development of this human rights institute secularly reflects extent of protection of the rights and freedoms of the person and the citizen, in it the true attitude of the state towards the personality, to her inalienable rights, freedoms and legitimate interests is shown.

The code of criminal procedure of the Republic of Kazakhstan (RK Criminal Procedure Code) at the heart of the contains new provisions which resulted in need of change and reconsideration of existing paradigms on many habitual criminal procedure institutes. In the territory of the states of the CIS including in the Republic of Kazakhstan, cardinally updated criminal procedure legislation works.

The law of the Republic of Kazakhstan "About lawyer activity", for the first time formulated the basic principles of the organization and legal profession activity, allowed to increase considerably efficiency of functioning of legal profession and as a whole strengthened the organization of its activity. At the same time many problems remained unresolved and demand further consideration

Among measures for increase of the status of institute of professional protection it is necessary to provide further expansion of powers of the defender, giving to written consultations and references (assured properly) an imperative form, equalizing of procedural position of the defender with position of the state accuser, etc.

Orientation to universal interests and values causes research of theoretical and legal bases of activity of the lawyer defender on preliminary investigation on criminal case. High-quality criminal procedure activity of the defender has decisive impact on efficiency of protection of the rights of the suspect of criminal trial