In terms of reforming the legal system of Ukraine an importance to identify priority areas that would reflect the key positions to affect the way law enforcement agencies perform their functions and tasks has the main role.

Among them, of course, is operational-search activity, which should provide a broad range of law enforcement, but not going beyond the legal field.

One of the ways of ensuring legality during operational activities is supervision of prosecutor, which is subject to Article 14 of the Law of Ukraine «On operational-search activity» and Art. 25 of the Law of Ukraine «On Prosecution».

The relevance of this theme is that the operational-search activity is conducted within the framework of criminal proceedings, in addition to searching for people who evade investigation, and helps to prevent crime and ensure the principle of inevitability of punishment.

Operative-search activity is one of the most important areas of public life that requires strict compliance with the law because it directly affect the rights and freedoms of man and citizen. Activity search operations units and their individual officials on the identification, detection and investigation of crimes and its prevention should be relevant, adequate to degree of public danger of criminal assault; the ratio of legality and transparency, conspiracy and openness of operational activities and individual approach to that or other operational situation. Operational activities
carried out through overt and covert searches, intelligence and counterintelligence activities using operational and operational-technical means.

In each case for operational activities should be wound up operational investigation of cases (Article 6 of the Law of Ukraine «On operative-investigative activities»).

Operational-search case – is a form of recording, management, storage and systematization of the materials obtained in a result of operative - search activity provided by operative units.

The person which is suspected of preparing to commit a crime, hiding from the pre-trial investigation, the investigating judge, court or avoiding serving criminal punishment, is subjected to only one operational investigation. Without the creation of operational investigation, except as required by law, conducting operational search is prohibited (Part 4 of Article 9 of the Law of Ukraine «On operative-investigative activities»). The Law of Ukraine «On operative-investigative activities» is not define terms of wounding up operational-search case, so they settled in the departmental normative legal acts of MIA of Ukraine.

In particular, the following terms contained in the Regulations on the organization of searching accused person, the accused persons who evade serving a criminal sentence, untraceable missing persons and unidentified corpses establishment, approved by the Ministry of Interior of Ukraine on January 5, 2005 № 3 DSC.