

THE CRIMINAL PROCEEDINGS RELATED TO CRIMINAL ACTS**Elizabeta Imeraj****ALBANIA**

Prosecution of serious crimes, Tirana

ABSTRACT

In modern democratic societies of human rights considered basic principles without which people cannot live as human beings with dignity and recognize society cannot progress. Precisely, it is given the role of undisputed that they play in the development of the individual and society, an important place to address issues related to ensuring that reserved Human rights, an inseparable part of which is the right to a fair hearing. With due process of law should be understood that process regulated in order to promote or favor in respect of procedural guarantees, following a decision correct and just, based on a reconstruction of the "real, reasonable and controllable specific case or rather, factual allegations that comprise it." (Ferrajoli, *Diritto the ragione. Theory del garantismo offense*, Rome, 2000, p 8). Criminal proceeding begins with getting aware of the offense (Article 280 of the Criminal Procedure Code of the Republic of Albania.), which serves as the basis for the preliminary investigation. Preliminary investigations constitute one of the most important stages of criminal proceedings. During this phase, the necessary evidences that serve to identify the criminal fact happened, the individualization of the perpetrators of the offense, and security measures for the perpetrators. During the preliminary investigation carried out investigative actions which they considered necessary by the prosecutor in order to verify the accusation; Prosecutor exercises criminal prosecution and represents the accusation in court on behalf of the state. Prosecution performs other duties prescribed by law. Article 148 of the Constitution of the Republic of Albania.

Keywords: Criminal proceedings, related, criminal acts, policy, prosecutor.