

Kakšen je bil torej zaključek preiskovalcev?

Toda do česa so prišli preiskovalci?

Tu je navedek:

»Kot posledica pred-sodne preiskave, 2. septembra 2019, se je preiskovalec odločil, da kazenski postopek zaključi zaradi umanjkanja kaznivega dejanja. Zato ni razlogov za ponovno vpisovanje podatkov, navedenih v vaši prijavi, v Enotni register predkazenskih preiskav ».

In tu je podpis Ryaboshapka.



The Prosecutor Office of Ukraine
GENERAL PROSECUTOR OFFICE OF UKRAINE

13/15 Rizniška Street, Kyiv, 01011

FAX: 280-26-03

Verkhovna Rada of Ukraine
to People's Deputy of Ukraine
Derkach A. L.
5 Hrushevs'kogo Street, Kyiv, 01008

Dear Andrii Leonidovich!

Your application dated 09.10.2019 № 357/2-152 concerning the commission of criminal offenses by the employees of the National Anti-Corruption Bureau of Ukraine, in particular, of treason and abuse of power or their official position, has been considered.

I would like to inform you that the arguments presented in your application, including regarding the electronic correspondence of NABU employees, were carefully examined during the investigation by the State Bureau of Pre-trial Investigation in Criminal Proceedings No. 4201800000002952 of 23.11.2018 on the grounds of criminal offense under Part 1 of Art. 111 of the Criminal Code of Ukraine, on the facts of the illegal collection of intelligence data in the socio-political, economic and other spheres, information constituting state secrets, information of a compromising nature regarding the representatives of the authorities for the purpose of their further transmission to the special services of foreign states.

As a result of the pre-trial investigation on 02.09.2019, the investigator decided to close the above mentioned criminal proceedings on the basis of paragraph 2 of Part 1 of Art. 284 of the CPC of Ukraine in connection with the lack of corpus delicti, under Part 1 of Art. 111 of the Criminal Code of Ukraine. The procedural head in criminal proceedings agreed with the decision made in accordance with Part 6 of Art. 284 of the CPC of Ukraine.

Taking this, there are no grounds for re-entering information on the facts stated in your application to the Unified Register of Pre-trial Investigations.

At the same time, I would like to let you know that the decisions, actions or omissions of the investigator or the prosecutor, including the failure to submit information about a criminal offense to the URPI, may be appealed within Art. 303 - 307 of the CPC of Ukraine.

Sincerely,
General Prosecutor

30 ЖОВ 2019
Генеральна прокуратура України
18/12-11424ВНХ-19 від
25.10.2019

Z drugimi besedami, preiskava v tem ne vidi nič narobe.