## LĒMUMS

## par \_\_\_\_\_\_\_\_\_\_\_\_\_ ekspertīzes noteikšanu

\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_ 20\_\_. gada“\_\_.” \_\_\_\_\_\_\_\_\_\_

 (pilsēta, rajons)

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (izmeklēšanas iestādes nosaukums, amatpersona, vārds, uzvārds)

izskatīja xxx Nr. XXXXXXXXXXX, kas uzsākta xx.xx.20xx.g. pēc (KL; LAPK; utt) xxxx paredzētā noziedzīga nodarījuma pazīmēm, materiālus, proti, par xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx,

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

un ņemot vērā, ka, xx.xx.20xx.g., xxxxxx, kā arī to, ka lai noskaidrotu, vai xxxxxxxxxxxxxxxxxxxxxxxxxx, ir nepieciešamas speciālas zināšanās xxxxxx jomā,\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

vadoties no KPL 200. un \_\_\_\_\_\_194\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, kā arī \_\_\_\_\_201\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 194.,196., 197./198.vai 199. 201. vai 202.p.

**NOLĒMU:**

1. Noteikt krimināllietā xxxx ekspertīzi\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (kādu)

 uzdodot tās izdarīšanu Valsts policijas Kriminālistikas pārvaldes ekspertiem, Rīgā, Bruņinieku ielā 72b

(kam)

 Uzdot ekspertam šādus jautājumus:

1. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_...?\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
2. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_......?
3. Nodot eksperta rīcībā šādus materiālus:
* Lēmums par xxxx ekspertīzes noteikšanu;
* xxxxxxxx ar xxxxxxxxxxxxxxx;\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
* xxxxxxxxxxxxxxxxxxxxxxxxxx;\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Tā kā lēmumā nav norādīts konkrēts eksperts, kuram uzdota ekspertīzes izdarīšana, tad saskaņā ar KPL 201.p.2.d., ekspertu nosaka ekspertīžu iestādes vadītājs un paziņo par to procesa virzītājam.

 Izmeklētājs\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (paraksts)