

*Chmut S.V.,
Candidate of Law Sciences,
Senior Lecturer, Department of constitutional and labor law,
Zaporizhya National University*

GENESIS NATIONAL LEGISLATION ON CRIMINAL LIABILITY FOR SEXUAL INTERCOURSE WITH A PERSON WHO HAS NOT REACHED PUBERTY

The history of the territory of Ukraine legislation criminalizes voluntary sexual intercourse with minors and young persons characterized by contradictory attitudes of society and state in this phenomenon.

The issue of protecting children from sexual abuse to some extent paid attention to the historic legal documents as «Russkaya Pravda», «Church Charter Grand Duke», «Lithuanian Statute», «Military Marking Peter I», Making the punishment of criminal and penal and Criminal code of the Russian Empire, Criminal Codes of the Soviet era.

However, it is a long time historically conditioned and acceptable was not public, and dispositive way to resolve the conflict that arises from the attempt on the sexual integrity of immature individuals. Fact voluntary entry into sexual intercourse with a minor victim by our ancestors re-

garded as special circumstances that did not provide grounds for severe punishment of the guilty. Soviet criminal law passed the age limits established for persons who have suffered from voluntary sexual relations with older persons. It introduced the concept of «a person who has not reached puberty», which was determined on the basis of forensic examination. It was also heavily responsible for those crimes.

In general, the development of domestic legislation on criminal liability for sexual intercourse with a person under the age of puberty, from ancient times to the end of the Soviet period is characterized by a gradual transition from private to public-law legal way to protect the sexual integrity of those who have not reached puberty, and enhance the state of health by applying more stringent penalties for such actions.

*Shulyak J.L.,
Candidate of Law Sciences,
Senior Instructor, Department of criminal law,
National Academy of Internal Affairs*

CRIMINAL RESPONSIBILITY AND PUNISHMENT FOR FRAUD IN THE INDIA REPUBLIC: FOREIGN EXPERIENCE

In recent years, Ukraine has become apparent to scientists studying the trend of increased foreign experience and use it in

different areas of law, including the criminal law, and development issues of fraud certainly represents a scientific interest,