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PUNISHMENT OF JUVENILES IN THE MECHANISM OF MEASURES UNDER CRIMINAL LAW

In this article the author analyzes the punishment of juveniles in the mechanism of measures under criminal law. Proposes a number of amendments to the Criminal Code of Ukraine, in which the system of punishment of minors acquire new qualitative in nature, allowing the courts in dealing with cases more humane treat this category of convicted as minors, really show the principle of humanism punishment. The problem of criminal legal action lately smartly cultivated in the science of criminal law. Expressed separate opinions on the types of measures of criminal legal action. But unanimously authors argue that these in-

clude penalties. Punishment as a means of criminal legal action applies to minors as a necessary measure of protection of society against crimes committed by juveniles for their correction and prevention of crimes. Unfortunately, the Criminal Code of Ukraine mostly built without the person of the minor. There are numerous examples where sanctions article of the Criminal Code of Ukraine pose problems for the use of practitioners. At a time when juvenile provides twelve penalties for minors - only six. This negatively affects the determination of punishment for juveniles. In adult individuals the choice is wider.

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ACCENTUATIONS OF PERSONALITY AS FACTOR OF DETERMINATION OF ILLEGAL BEHAVIOR

Today, in the conditions of complication of situation concerning the psychical health of population, the special anxiety is caused by a stake in all mass of psychical anomalies exactly of accentuations of personality. The making progress display of accentuations of personality especially causes an anxiety at the persons of young age. Accentuation of personality has a substantial value at forming of model of behavior of individual, here along with positive potential they can have negative potential (both relatively social adaptation on the whole and relatively concrete behavior acts), that especially topically in the ISSN 2307-1745 Scientific herald of International Humanitarian University. Series: Jurisprudence. 2013 № 6-3 volume 2

context of study of criminal behaviour. Combination of accentuations of character and temperament (at prevailing of the first) brings to appearance of specific types personalities over, basic which it is been from: demonstrative, pedantic and excitable. Each of the indicated types has the criminogenic specific which is determined by the orientation of corresponding potential to personality. Exactly in connection with the possible negative displays of accentuations of personality in behavior of man, which in certain terms and external situation can determine criminal behaviour, this variety of psychical anomalies must be in sign of criminologies and other researchers of criminal behaviour. The account of influence of accentuation allows deeper to study psychotic, personalities of criminal formed under their influence of feature, to study reasons and motivation of his illegal behavior, and, consequently, to define taking into account personality a criminal most effective criminal-law and other measures of affecting him.

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PREVENTION OF VIOLENT CRIME PRISON: THE EXPERIENCE OF FOREIGN COUNTRIES

Violent crime, prison is not only one of the major problems of the penal system and crime prevention in Ukraine, it is a tool to extend the criminal behavior patterns in society by criminalizing its addiction to violent ways to resolve conflicts.

Preventing violent crime prison is directly dependent on the theoretical development of specific issues of this type of crime. One is the study of the positive experience of foreign countries in this area, its critical analysis for possible loan and implementing the national criminological system.

However, at this stage in terms of finding promising areas of prevention of violent crime in the penal Ukraine Exploration of the experience of professional attention paid enough.

The aim of the paper is a critical anal-

ysis of the experience of preventing violent crime in the penal foreign countries in order to determine the main directions of improving preventive activities in the context of national criminological system.

Analysis of foreign experience in crime prevention prison shows that Europe redirected towards activities ongoing cooperation with NGOs and citizens, which indicates the direction of humane execution of the sentence of imprisonment, but with a focus on enhancing the security of prisoners and society.

An entirely different approach is proposed in China and the United States. The constant increase in the number of people in prison is not helping to reduce crime in the country, not to mention the fact that the constant increase in the number of prisoners requires the state to

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