

harm the occurrence of which threatened the recipient.

4. Acts that violate the requirements of the law with respect to the procedure

of the donation: a) without a corresponding information of the potential donor, b) without his consent, and c) despite the donors refusal from the previously consent.

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FORMATION OF POLICY MEASURES OF CORRECTION AND PREVENTION OF JUVENILE CRIMINAL BEHAVIOR: THE INTERNATIONAL EXPERIENCE

In the process of socialization of the child occupies an important place motivation positive behavior according to the norms and values prevailing in society. To a large extent contribute to this program of preventive measures and preventive nature, systematically applied in the social institutions of society.

Ukrainian criminal justice system for juveniles needs improvement program activities correction socially dangerous behavior, prevent and combat juvenile delinquency.

Therefore, it is helpful to study and implementation of international experience in this field.

Analyzing foreign programs can be divided into preventive early intervention program aimed at the development of certain essential skills, behavioral communication with parents, peers, teachers (Fast Track, Program Child and Parent Support, Project Towards No Drug Abuse, Linking the Interests of Family and Teachers) and programs that aim at eliminating negative effects

cease the wrongful conduct and the formation of a socially acceptable relationship to society (Life Skills Training (LST) Youth at Risk Development Program, Olweus Bullying Prevention Program).

Also within articles were examined national programs in Poland and Lithuania. Polish National Program «Prevention of social exclusion and crime among children and young people» is a system of integrated measures to prevent socially unacceptable development. Lithuanian national program «National Program on Prevention and Control of Crime» aims to achieve strategic and tactical goals for preventing juvenile delinquency and creating opportunities for positive socialization of the child.

Thus, prevention programs should take into account systematic and comprehensive measures in the field: health, educational, cultural, civic participation and governance. Also programs aimed at addressing: economic, investment, legal and public policy.

Detailed research and theoretical analysis of long-term intervention programs leads to the conclusion that the process of improvement of the national system of response is useful to use international experience in the field of protection, child rearing and shaping her lawful behavior through involvement in various

programs. Development in Ukraine general social and specific, targeted intervention programs lasting and implement them in the activities of local government and administration, educational institutions, NGOs contribute to the stabilization of the crime situation and reduce juvenile crime in the country.

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APPLICATION OF MEASURES UNDER CRIMINAL LAW FOR LEGAL PERSONS: THEORETICAL ASPECTS

Based on the analysis of the Law of Ukraine on 23.05.2013, № 314-VII «On Amendments to some Legislative Acts of Ukraine on the implementation of the Action Plan for the liberalization of EU visa regime for Ukraine on the liability of legal persons» some drawbacks of legislative regulation of norms that promote observance of the requirements of individualization measures under criminal law for legal persons in their application are revealed and suggestions to address them are formed.

It is noted that as the application of measures under criminal law to legal persons should be understood the activities of of the court for the adoption of and fixing in the relevant procedural documents the final decision on the appointment to a legal person criminal law measures in the form of a specific amount of the fine, the confiscation of property or liquidation.

General rules of application to legal

persons measures under criminal law – a system of established by law and mandatory for the court initial requirements, which should take into account the court at determination procedure and extent of application to legal persons measures under criminal law and which it should be guided by choosing the size and type of measures in each particular criminal proceedings.

It is emphasized that the decision on application of measures under criminal law to legal persons may be accepted by the court when making a guilty verdict. In addition, in the case of closure of proceedings against a legal person the prosecutor is obliged to accept the decree, and the Court noted this in acquittals or enact a decision.

It is noted that the availability of the provisions of the Law of Ukraine № 314-VII, which promote compliance with the requirements of individualiza-