АННОТАЦИИ И КЛЮЧЕВЫЕ СЛОВА

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CRIMINOLOGICAL ANALYSIS OF THE ESSENCE OF DOMESTIC VIOLENCE

V. A. Akulenko,

Abstract. In this article, the author, on the basis of the analysis of scientific literature and legal norms, reveals the essence of domestic violence in terms of the subject and system of criminological knowledge.

Key words: criminology, domestic violence, domestic violence, essence, content, criminological analysis, family violence, domestic violence.

MODERN POSSIBILITIES OF TRASOPOLOGICAL RESEARCH OF MECHANICAL DAMAGE ON CLOTHING.

V. A. BAZAROVA,

Abstract. The article is devoted to the trarological examination of mechanical damages on clothing. It deals with the research of chipped, cut and chopped-up injuries on clothes. Particular attention is paid to the problem of establishing the relationship between the type of clothing material, the way weave threads on tissues and the morphological signs of damage left by the most common tools.

Keywords: mechanical damage to clothing, thread weaving, cut damage, chopped cut, chipped damage, tracological examination of mechanical damages on clothes.

«THE CONCEPT OF CIVIL CLAIM IN THE CRIMINAL PROCESS: LEGAL, HISTORICAL AND THEORETICAL ASPECTS»

Y. S. Bolshakova, A. A. Sumin,

Abstract. based on the analysis of the claim as a universal legal category, a new vision of the reasons for the lack of legislative consolidation of this concept in the criminal procedure code of the Russian Federation is proposed.

Keywords: civil action in criminal proceedings, the nature of the claim, a universal remedy, the essence of the claim, the purpose of criminal proceedings, the connected process.

SOCIAL AND LEGAL CONDITIONALITY OF CRIMINAL LIABILITY FOR THE THEFT OF MONEY FROM BANK CARDS AND OTHER PAYMENT DOCUMENTS

A. Y. Goryaeva,

Abstract. This article is devoted to the social and legal conditionality of criminal responsibility for the theft of money from bank cards and other payment documents. Issues of the legal regime of bank cards, electronic money, as well as differentiation of criminal responsibility in accordance with the degree of public danger of the act and negative unlawful consequences have been considered.

Key words: bank card, bank account, electronic money, electronic payment, bank transfer, credit bank cards, debit bank cards, differentiation of criminal liability.

Criminalization of the building complex of Russia in modern conditions E. N. GORYACHEVA,

Abstract. Construction is not only one of the factors that stimulate economic growth, but also a field of activity that attracts people with its capabilities who wish to illegally and unreasonably enrich themselves. These individuals and their actions endanger the economic security of the state, since they complicate the achievement of the development goals and economic management. In this regard, the purpose of this article is to analyze the existing situation in the building complex of Russia and to determine measures to counter this type of economic crime.

Keywords: crime detection, economic crimes in the field of construction, fraud, economic security.

Problems of qualification of thefts committed with the use of computer equipment in the Republic of Belarus.

D. V. Grib,

Abstract. the article analyzes the general and special signs of theft with the use of computer equipment as an independent form of theft, discusses the features of the methods of committing this crime against property, highlights the problematic aspects of its legal regulation and qualification, and suggests some steps to improve the criminal legislation of the Republic of Belarus .

Keywords: information and communication technologies, crimes against property, theft committed by using computer technology, computer systems, the subject of theft.

Threat of extremism in social networks

N. G. Dubovik,

Abstract. The article discusses the real and potential threats of an extremist orientation in the information and telecommunications environment. The law enforcement practice is analyzed. Based on the study, measures were developed to combat extremist manifestations in the Russian Federation.

Keywords: information and telecommunication technologies, prevention of extremism and terrorism, extremist organizations, social networks, the Internet, prevention of interethnic and confessional contradictions.

GUARANTEES OF THE RIGHTS AND LEGITIMATE INTERESTS OF THE MINOR SUSPECTS, ACCUSED AT APPLICATION OF DETENTION AND IMPRISONMENT

A. A. Emelyanova,

Abstract: The declaration of the rights of the child it is proclaimed that the child needs special protection and care in view of his physical and intellectual immaturity. The modern Russian State attaches particular importance to child care, protection of the rights, freedoms and legitimate interests of minors. Guaranteeing the rights and legitimate interests of the minor suspects accused at criminal proceedings now is one of the major tasks.

Keywords: minor suspects, defendants; guarantees; detention; imprisonment; exceptional cases.

Order of determination of the size of the judicial penalty: theoretical and practical aspects

E. A. Hlebnitsyna,

Abstract. The article analyzes the procedure for determining the amount of a judicial penalty imposed upon the person's release from criminal responsibility on the basis of Art. 76.2 of the Criminal Code of the Russian Federation. Attention is drawn to the fact that the Criminal Code of the Russian Federation provides only the upper limit of monetary recovery and the rules of its determination. The following issues relate to the establishment of a minimum judicial penalty. The author believes that the absence of an indication in the law of the minimum amount of monetary penalty enables the court to individualize criminal responsibility.

Key words: release from criminal responsibility with purpose of a judicial penalty (Art. 76.2 of the Criminal Code of the Russian Federation), the procedure for determining the amount of a judicial penalty, the maximum amount of a judicial penalty, the minimum judicial penalty, a penalty.

TO THE QUESTION OF PROOF OF THE INVOLVEMENT OF A PERSON TO COMMIT A CRIME AT THE TERMINATION OF THE CRIMINAL CASE IN CONNECTION WITH THE APPOINTMENT OF THE MEASURES OF CRIMINAL-LEGAL CHARACTER IN THE FORM OF COURT FINE

V. V. Shishov,

Abstract. The article analyzes certain provisions of Chapter 51.1 of the code of criminal procedure on a court fine, reflects the peculiarities of regulating the issue of proving the involvement of a person in a committed crime. The author draws attention to the existing problems of the reduced order of criminal proceedings, and also forms proposals aimed at the effective use of the Institute of judicial fine in the Russian criminal proceedings.

Key words: proof, termination of criminal case or criminal prosecution, court fine, shortened inquiry, control.