Actual problems of criminal law, criminal procedure and criminalistics

Materials of scientific conference

«East West» Association for Advanced Studies and Higher Education GmbH

Actual problems of criminal law, criminal procedure and criminalistics

Materials of scientific conference

ISSN _____

Editor-in-chief Samuel Cuenca, Spain

Consulting editors Kamila Orzechowska, Poland

Anton Mackevitch, Russia

International editorial board Oana Olteanu, Romania

Nora Szekeresne, Hungary

Rima Dzhansarayeva, Kazakhstan Květoslava Vitkova, Czech Republic

Matthias Kuster, Austria Valery Gurchin, Ukraine Herve Thomas, France Tatiana Yashkova, Russia

Lidija Jovanović, Croatia

Proofreading Kristin Theissen Cover design Andreas Vogel Additional design Stephan Friedman

Editorial office European Science Review

> "East West" Association for Advanced Studies and Higher Education GmbH,

Am Gestade 1

1010 Vienna, Austria

Email: info@ew-a.org Homepage: www.ew-a.org

This collection contains materials of scientific conference "Actual problems of criminal law, criminal procedure and criminalistics". The works are aimed at addressing problems such as the modern criminal policy, combating transnational organized crime and corruption, the development of criminal procedure legislation, to ensure the effective investigation of crimes.

Instructions for authors

Full instructions for manuscript preparation and submission can be found through the "East West" Association GmbH homepage at: http://www.ew-a.org.

Material disclaimer

The opinions expressed in the conference proceedings do not necessarily reflect those of the «East West» Association for Advanced Studies and Higher Education GmbH, the editor, the editorial board, or the organization to which the authors are affiliated.

© «East West» Association for Advanced Studies and Higher Education GmbH

All rights reserved; no part of this publication may be reproduced, stored in a retrieval system, or transmitted in any form or by any means, electronic, mechanical, photocopying, recording, or otherwise, without prior written permission of the Publisher.

Typeset in Berling by Ziegler Buchdruckerei, Linz, Austria.

Printed by «East West» Association for Advanced Studies and Higher Education GmbH, Vienna, Austria on acid-free paper.

References:

- 1. Udartsev S. Court and law-making. Proceedings of the international scientific-practical conference on 27 28 March 1997 «The legislative processin the Republic of Kazakhstan: Status and Challenges», Almaty, 1997, 181 193 pages.
- 2. Abdrasulov E. The judiciary and its role in law activities. Sanger, № 2, 2004. 22 24 pages.
- 3. Sapargaliev G. On the nature of the normative acts of the Supreme Court of the Republic of Kazakhstan / Legal Reform in Kazakhstan. \mathbb{N}_2 4, 2003, 20 26 pages.
- 4. Collection of regulatory decisions of the Constitutional Council of the Republic of Kazakhstan / Astana. 2003. 30 page.
- 5. Law of Kazakh SSR «On the Judicial System of the Kazakh SSR» in the Gazette of the Supreme Soviet of the Kazakh SSR, 1990. № 48, Article 443.
- 6. Sapargaliev G., On the nature of the normative acts of the Supreme Court of the Republic of Kazakhstan / Legal Reform in Kazakhstan. № 4, 2003, 20 -26 pages.
- 7. Normative Supreme Court N_26 of the Republic of Kazakhstan dated December 6, 2002 «On the practice of criminal procedural law governing the right to be protected» / Kazakhstanskaya Pravda, $N_26 7$, 01.09.2003.

Kurmankulov A.
Second-year Master's Student
Department of Criminal Law,
Criminal Procedure and Criminalistics
Faculty of Law
Al-Farabi Kazakh National University

Alimkulov E.T.
Candidate og legal sciences,
Department of criminal law,
Criminal procedure and criminalistics
Faculty of law
Al-Farabi Kazakh National University

Some problems of mediation in criminal proceedings the Republic of Kazakhstan

Abstract. In this article, the author studies the issues about mediation development in criminal science of Kazakhstan. Entering the "mediation" term generates a lot of controversy in the scientific community in Kazakhstan that gives possibility to study the experience of this institution by other states. It was observed by author that in practice, the inquirer and investigator refer to mediation passively, and they practically don't use the opportunities which have been provided by legislation, although according to the procedure this institution aims to reduce the load for law enforcement.

Keywords: mediation, crime, punishment, law, criminal cases, injured person, reconciliation.

Introduction

For the present time, we can more often hear from the foreign and domestic theorists of the criminal law sciences, employees of law and order, public representatives about socalled "crisis of punishment." Many scientists of the developed western countries talk about the necessity of transition from the strategy of "war on crime" to the strategy of "harm reduction", from "retributive justice" to the

N c M. D l C. D.	
Nurgaziyeva M., Duzbayeva S.B.	59
Features of juvenile crime	39
Ordabek K., Aratuly K.	<i>6</i> 1
Problems of corruption and possible solutions	61
Omerbayev E.S., Bissenova M.K. Criminal law characteristics of economic crimes	62
	63
Rakhmetova A., Mukhamadiyeva G.N.	67
Psychological portrait of the criminal	67
Sartayev S.A., Daubassova S.Sh., Abdykadyrova Zh. Theoretical and legal issues to answer levelyl behavior in the Danyblic of Verelyheten.	60
Theoretical and legal issues to ensure lawful behavior in the Republic of Kazakhstan	69
Satybaldinov D.D.	72
Cruelty to animals in the foreign and domestic criminal law and criminalistics field	72
Satybaldinov D.D. Preventive aspects of animal cruelty in the world today	74
Sukhanova A., Shopabayev B.A.	/4
Problems of fight against crime against public safety in the light of legal education	77
	, ,
Taukenbai A., Tlepbergenov O.N.	70
The role of criminal politics in the national system of the Republic of Kazakhstan	79
The physical and the state of t	02
Techniques for teaching law in the Republic of Kazakhstan	82
Tomayeva N., Shopabayev A.B.	05
Experience of foreign countries in fight against corruption	85
Tokhtakhunova D., Shopabayev A.B.	0.0
Internet as means of influence on consumption drugs and their analogs	90
Shopabayev B.A.	
Criminological characteristics of criminality of migrants	92
Section 2. Actual problems of criminal procedure	102
Abilkhair B., Sharipova A.B.	
The subject of the Truth in a Criminal Proceeding	102
Askarbek M., Sharipova A.B.	
The role of the court to protect the rights of man and citizen	106
Bekentaeva A., Duzbayeva S.B.	100
Professional ethics of the lawyer	109
Daubassov S., Abdrazak A.	440
Urgent problems of appeals procedure of juveniles	112
Zhaksybekov B., Bersugurova L.Sh.	111
The role of the Prosecutor's supervision on stages of the criminal process	114
Kadyrbayeva G., Zhanibekov A.K.	117
The role and legal status of the court in modern Kazakh criminal proceedings	117
Kurmankulov A., Alimkulov E.T.	101
Some problems of mediation in criminal proceedings the Republic of Kazakhstan	121
Kurmankulov A., Bayandina M.O.	105
The moral essence of service to society and the state of law enforcement officers	125
Kurmankulov A., Bayandina M.O.	107
Some problems of acquittal in criminal proceedings	127
Mustafa Zh., Duzbayeva S.B.	120
Supervision of the legality of executive production	128
Myrzakhan Zh., Mukhamadiyeva G.N. The legal basis of ariminal proceedure protection of individual rights	121
The legal basis of criminal procedure protection of individual rights	131
Okhmetov E., Duzbayeva S.B.	134
Lawyer mystery	134