Actual problems of criminal law, criminal procedure and criminalistics

Materials of scientific conference

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

Vienna
2016
Actual problems of criminal law, criminal procedure and criminalistics
Materials of scientific conference

ISBN 978-3-903115-04-0

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.
Contents

Section 1. Actual problems of criminal law ................................................................. 3
Abbasov A., Shopabayev B.A.
Psychological portrait of the terrorist ................................................................. 3
Abdukaum Z., Aratuly K.
Murder for hire: the theory and practice ............................................................. 7
Abzhabpar A., Daubassova S.Sh.
Classification of ecological offenses ................................................................. 9
Aizharykova A., Satybalдинov D.D.
Scientific validity criminal legal norm as condition of their efficiency (theoretical and practical questions of classification of forms of participation) ......................... 12
Ainakulova D., Malikova Sh.B.
Murder committed in aggravating circumstances .............................................. 14
Amangeldy A., Shopabayev B.A.
Criminal and legal characteristic of the separate types of corruption crimes .... 18
Baymurat M., Umirbaeva Z.A.
Determination of the objective and subjective elements of bribetaking ............ 19
Bekbolatuly M., Dzhansarayeva R.Ye.
Model Law “On the treatment of animals” in the Republic of Kazakhstan – a step towards solving a number of social problems ......................................................... 24
Bekbolatuly M., Dzhansarayeva R.Ye.
Research the experience of foreign countries in the fight against prostitution and the possibility of its implementation in the Republic of Kazakhstan ......................... 26
Bissenova M.K.
Features and innovations of the new Criminal Code of the Republic of Kazakhstan... 28
Boribai M., Bissenova M.K.
Manifestation of crimes against property in the new Criminal code accepted on July 3, 2014 ................................................................. 32
Daubassov S., Razakov A.
The problem of illegal migration, and possible ways to solve it ......................... 34
Dauletbai D., Dzhansarayeva R.Ye., Mukhamadiyeva G.N.
Measures to combat juvenile offense ................................................................. 36
Yergali A.M., Nurbekova K.
The legal framework to combat corruption in the Republic of Kazakhstan ........ 38
Yergali A.M., Alimkulov G.
Criminological and Victimological characteristics of fraud .............................. 41
Zhamankenova A., Duzbayeva S.B.
Foreign experience of fight against crime of minors ........................................... 44
Kaketayeva Zh., Malikova Sh.B.
Juvenile delinquency in the Republic of Kazakhstan .......................................... 46
Karataeva A.M., Daubassova S.Sh., Serikbayev A.M.
The subject of legal relations, and their features .............................................. 48
Karataeva A.M., Serikbayev A.M.
The concept of legal relations, content and their basic concepts .......................... 50
Makhmutova A., Mukhamadiyeva G.N.
Actual problems of the application of compulsory educational measures to minors 52
Muratova A., Taubayev B.R.
Positive experience of functioning of penal institutions of Norway and possibility of its use in the Republic of Kazakhstan ......................................................... 54
Musagali A., Shopabayev B.A.
Psychological and personal features subjects of computer crime ...................... 57
Nurgaziyeva M., Duzbayeva S.B.
Features of juvenile crime................................................................. 59

Ordabek K., Aratuly K.
Problems of corruption and possible solutions................................. 61

Omerbayev E.S., Bissenova M.K.
Criminal law characteristics of economic crimes.............................. 63

Rakhmetova A., Mukhamadiyeva G.N.
Psychological portrait of the criminal............................................... 67

Sartayev S.A., Daubassova S.Sh., Abdykadyrova Zh.
Theoretical and legal issues to ensure lawful behavior in the Republic of Kazakhstan... 69

Satybaldinov D.D.
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.
Problems of fight against crime against public safety in the light of legal education..... 77

Taukenbai A., Tlepergenov O.N.
The role of criminal politics in the national system of the Republic of Kazakhstan...... 79

Tlepergenov O.N.
Techniques for teaching law in the Republic of Kazakhstan.......................... 82

Tomayeva N., Shopabayev A.B.
Experience of foreign countries in fight against corruption............................. 85

Tokhtakhunova D., Shopabayev A.B.
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.
Professional ethics of the lawyer.......................................................... 109

Daubassov S., Abdrzagak A.
Urgent problems of appeals procedure of juveniles.................................... 112

Zhaksybekov B., Bersugurova L.Sh.
The role of the Prosecutor's supervision on stages of the criminal process............. 114

Kadyrbayeva G., Zhanibekov A.K.
The role and legal status of the court in modern Kazakh criminal proceedings........... 117

Kurmankulov A., Alinkulov E.T.
Some problems of mediation in criminal proceedings the Republic of Kazakhstan...... 121

Kurmankulov A., Bayandina M.O.
The moral essence of service to society and the state of law enforcement officers........ 125

Kurmankulov A., Bayandina M.O.
Some problems of acquittal in criminal proceedings..................................... 127

Mustafa Zh., Duzbayeva S.B.
Supervision of the legality of executive production...................................... 128

Myrzakan Zh., Mukhamadiyeva G.N.
The legal basis of criminal procedure protection of individual rights.................... 131

Okhmetov E., Duzbayeva S.B.
Lawyer mystery............................................................................. 134
Paizova A., Duzbayeva S.B.
Need of institute of mediation in criminal proceedings of Republic of Kazakhstan

Senkibayev B., Mukhamadiyeva G.N.
Features of the preliminary investigation of the juvenile

Suleimenova A.
The role of the investigating judge in the new Code of Criminal Procedure of the Republic of Kazakhstan

Suleimenova A.
Issues of admissibility of evidence in light of the new criminal procedure legislation of the Republic of Kazakhstan

Sukhanova A., Duzbayeva S.B.
Prosecutor's supervision over execution of the legislation on juveniles in the Republic of Kazakhstan

Tanatar A., Mukhamadiyeva G.N.
The necessity of introducing in the criminal proceedings of the Institute of the investigating judge

Tasova M., Mukhamadiyeva G.N.
Equality of the parties as a principle of criminal proceedings

Tasova M., Mukhamadiyeva G.N.
Legal regulation of publicity in criminal proceedings

Tasova M., Mukhamadiyeva G.N.
The legal nature of the principle of openness in criminal proceedings

Tolegenova A., Zhanibekov A.K.
The concept and essence of prosecutorial supervision

Toleuova A., Alimkulov E.T.
The investigative judge - as the factor of the system controls and counterbalances

Tynysbek A., Duzbayeva S.B.
Legal basics of mediation development in Kazakhstan

Sharipova A.B.
The activity of the court and adversarial of parties in criminal proceedings

Aldabergen A., Duzbayeva S.B.
Mediation - the art of resolving conflicts

Section 3. Actual problems of criminalistics

Adanbekova Z., Daubassova S.Sh.
Some aspects of the forensic classification of environmental crimes

Aizharykova A., Satybaldinov D.D.
Method of investigation of a crime related to drugs

Aitzhanova B., Daubassova S.Sh.
Problems of pre-investigation and interrogation in legal enquiry arrangement

Amanov R., Shopabayev B.A.
Problems of the theory of judicial examination: methodological aspects

Appazov E., Shopabayev B.A.
Features of survey of material evidences research of traces of breaking

Daligul S., Shopabayev B.A.
Judicial ballistics and judicial and ballistic examination

Daubassova S.Sh., Abdizhappar I.
Forensic recommendations of interrogation

Daubassova S., Ibraimov M.A.
About categories of forensic tactics

Yeleuov M., Daubassova S.Sh.
Judicial examination in the Republic of Kazakhstan
Esen U., Shopabayev B.A.
Object and subject of judicial examination in the theory and practice of a judicial expertology

Zhalkpbekov N., Daubassova S.Sh.
Detection and research of microobjects

Zhumabayev A., Shopabayev B.A.
Forensic medical examination of living persons

Ibraimi M., Shopabayev B.A.
Role of natural, exact and legal sciences in judicial handwriting examination

Imashev A., Shopabayev B.A.
Features of judicial and accounting examination within a judicial expertology

Marat A., Shopabayev B.A.
Some problems of judicial examination at the present stage

Mashkenov M., Shopabayev B.A.
Stages of carrying out expert research

Rakhmetova A., Aryn A.A.
Legal, organizational and methodological problems of criminal techniques

Stybayeva A., Duzbayeva S.B.
Tactics of minors interrogation

Sultan D., Shopabayev B.A.
Some questions of trasological examination

Tabyldiyev K., Tapalova R.B.
The value of specialized knowledge in the consideration of environmental offenses in civil proceedings

Umbetalin N., Shopabayev B.A.
Basic concepts of the theory criminalistic identifications, diagnostics and situalogiya

Hamzina Z., Shopabayev B.A.
Production of examination in court

Hasenova A., Shopabayev B.A.
Separate problems of use of the polygraph

Shopabayev B.A.
Trends in the development of judicial expertise in the Republic of Kazakhstan
No court condemns to inactivity, but on the contrary, the court requires the prosecution and the defense to total activity, while keeping them space to perform any action provided for by law in the case of poor implementation by the parties of their procedural functions. And therefore, actively involved in the court process evidence, should be attributed to the position of the court in adversarial proceedings.

References:

Mediation - the art of resolving conflicts

Abstract: This article describes mediations as the art of resolving conflicts. Conflict itself is a kind of disagreement; with the help of mediator this disagreement can be solved. The article gives detailed information about mediation which is the topical theme nowadays.

Keywords: Mediation, agreement, mediator, parties.

The conflict is disagreement, clash of opposing views, parties, and forces. What do you need to solve differences? It is an objective view from outside. For what and why use services of a mediator.

Word "mediation" comes from Latin medius, medium, and means "middle". Mediation - a process, in which involves an impartial third party that helps disputants or conflicting parties to understand the differences between them, understand the nature of any differences and resolve them as possible. Its feature is that the mediation procedure is not intended to judge the parties by determining that one of the parties of conflict is rights, and the other is guilty. The mediator is looking for a solution that will reconcile to satisfy both sides; develops common positions on key aspects of the dispute.

The main thing to aspire in mediation is to achieve mutually beneficial and peaceful agreement that satisfies both parties, and reducing the level of conflict. Unlike the trial, there is no «guilty» or "innocent" parties in mediation. Since the principles of this law does not provide for punishment of criminals by imprisonment, but the protection and restoration of human rights and freedoms. In other words, mediation seeks as much as possible not to go to court.

It is important the desire of the parties to resolve the conflict in a peaceful way. If one of the parties want certainly its opponent to