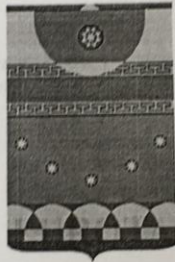


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Ce volume contient des travaux du Séminaire de l'Académie Internationale CONCORDE (Paris, du 1 au 10 juillet 2015) avec la participation des professeurs du Kazakhstan. C'est pourquoi la majorité des articles sont en russe.

Данный номер журнала содержит статьи участников семинара Международной академии КОНКОРД (Париж, с 1 по 10 июля 2015 года) и других мероприятий академии.

THE CONCEPT OF INDIVIDUALIZATION OF PUNISHMENT AND ITS IMPORTANCE

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The scientific literature of the science of law based on common principles of criminal law, in compliance with the rules of the inherent right of individual institutions in the field of personalization to a wide range of experience. In our opinion, this is reasonable. The general principles of criminal law in the first place is because some institutions may not be around when using it, and secondly, contrary to the rules of criminal law in the application of the private institutions will be highlighted, and thirdly, the principles inherent in the institution of each separate review of its meaning, sense, increasing the role of mediator.

Keywords: socialist morals, individual personalization, punishment.

В научной литературе о науке права, основанного на общих принципах уголовного права, в соответствии с правилами неотъемлемого права отдельных учреждений в области персонализации для широкого круга опыта. На наш взгляд, это разумно. Общие принципы уголовного права, в первую очередь потому, что некоторые учреждения не могут быть рядом, когда использовать его, а во-вторых, в отличие от норм уголовного права в применении частных учреждений будет выделено, и, в-третьих, принципы, присущие институту каждого отдельного рассмотрения его значение, смысл, повышение роли посредника

Ключевые слова: социалистические нравы, индивидуализация, наказание.

One of the largest channel of the criminal law, personal scale of the activity of the defendant to institute the rules of the assignment is to write a piece, with the danger of the crime committed by the courts to set guidelines for the purpose of punishment in such a way that the main orientation.

Special importance, in spite of all this is still the issue of the principles of sentencing law doctrine can not find a full solution. The cause of such problems, and as a result the value of the deficiencies to the L.L. Kruglikov to write a number of different opinions about different types of rules for the appointment of their own sense of confusion because of their inability to distinguish the relationship between the punishment and the general framework for the appointment and operation mechanism of undeveloped says not to confuse [1, 6 p.].

This is a show around this issue, this is one of the deficiencies of the fundamental works of the PP in the absence of these conditions Osipov criminal law «white», and he said the principles of sentencing [2, 98]. Indeed, the author says, «short cut» to the base. When a close look at many works on the principle of the issue of sentencing know, this topic, the issue of how the author sees literature as a judge of the law.

Y.M. Brainin the socialist rule of law as principles of sentencing, socialist morals, socialist democratization, the socialist legal education Personalization punishment and socially dangerous criminal punishment. As the authors of this institution in the course of criminal law principles - principles: the rule of law, humanism, I am writing to say individual personalization.

P.P. Osipov as one of the key principles of the assignment is to write about humanity and its parts as good and fair trial [3, 101p.].

Co-wrote his work V.K. Dwyunov say that the penalty should be based on the following principles to apply: the socialist rule of law, adequacy, thoroughness, fairness, morality, personal

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