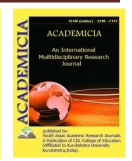


ISSN: 2249-7137

Vol. 11, Issue 7, July 2021 Impact Factor: SJIF 2021 = 7.492



## **ACADEMICIA** An International Multidisciplinary Research Journal



(Double Blind Refereed & Peer Reviewed Journal)

### DOI: 10.5958/2249-7137.2021.01714.6

# THE ROLE LEGAL IMPACT AND OF LEGAL EXPERIMENT IN THE LEGAL SYSTEM: A LEGAL ANALYSIS

#### Usmonaliyev Erkaboy Boburogli\*; Ikromov Olimjon Akbaraliogli\*\*

\*Faculty of Public Law, Department "B" 2<sup>nd</sup> group student, Tashkent State University of Law, UZBEKISTAN Email id: erkaboyusmonaliyev@gmail.com

 \*\* Faculty of Public Law, Department "V" 1<sup>st</sup> group student, Tashkent State University of Law, UZBEKISTAN Email id: ikromovo088@gmail.com

#### ABSTRACT

The phenomenon of legal experiment and actual problems associated with understanding its essence are investigated. On the basis of an instrumental approach to the understanding of law, the current trend in the development of lawmaking has been determined, which consists in the need to establish possible impacts that a normative legal act can potentially have on public relations. It is argued that all legal practice consists of assessment procedures. Given its own category definition "Legal impact". It has been established that with respect to some norms of law it is not always possible to predict their actions, in connection with which persons vested with law-making powers, we have to use the mechanism of legal experiment in our practice. Explicitly outlined and analyzed individual approaches to understanding the legal experiment that exist in theory state and law. The article examines the definition of a legal experiment contained in the current domestic legislation. An approach to understanding a legal experiment has been developed, which, on the one hand, accumulates all previous developments in this area of research, and on the other hand, offers a fundamentally new view of the essence of a legal experiment. The source base of the study was based on the provisions of the current domestic legislation, as well as doctrinal works on the subject, including foreign languages. The novelty of the research lies in the presentation of a comprehensive vision of the essence of legal experiment and has a methodological significance for all legal science. The conclusion is drawn about the



#### ISSN: 2249-7137 Vol. 11, Issue 7, July 2021 Impact Factor: SJIF 2021 = 7.492

understanding of legal experiment as a method of legal forecasting. The place of the legal experiment in the conceptual series of the theory of the state and rights. On the basis of the author's approach to understanding the legal experiment, the essence of this legal phenomenon is determined.

**KEYWORDS:** Legal Experiment, Legal Forecasting, Legal Impact, Legal Regulation, Legal System, Legal Act, Legal Culture, Legal Principles, Norms Of Law.

#### REFERENCES

- 1. Agamirov K.V. Y Legal forecasting as a factor in improving the Russian legal system [Legal Forecasting as Factor of Improvement of the Russian Legal System]: dis. ... cand. Jurid. Sciences. Moscow, 2020, 48 p. (in Russian)
- 2. 2. Berg L.N. Research on legal impact: methodology, theory, practice [Legal impact research: methodology, theory, and practice]: diss. ... d-raJurid. Sciences. Yekaterinburg, 2019, 429 p. (in Russian)
- **3.** Elcov V.N. Legal Experiments in Contemporary Russia: Evaluation of Effectiveness [Legal experiments in modern Russia: to assess the effectiveness]. Bulletin of the University of Tambov [Bulletin of Tambov University], 2008, vol. 1, pp. 569-574. (in Russian)
- **4.** Zaharcev S.I. CHtoest'komprekhendnayateoriyaprava? [What is a comprehensive theory of law?] YUridicheskayanauka [Legal science], 2016, vol. 3, pp. 5-9. (in Russian)
- **5.** Komarov S.A. General theory of state and law: textbook. puppies [General theory of state and law: textbook], Saint Petersburg, Piter Publ., 2006, 510 p. (in Russian)
- 1. Lazarev V.V. Spaces to the right of the path [Legal in gaps and ways to address them], Moscow, YUrid. lit. Publ., 1974, 184 p. (in Russian) Meshcheryakova A.V. The concept of an experimental
- 2. legislation and importance for improving lawmaking [The concept of experimental legislation and its significance for improving law-making activities] Obshchestvo: politika, ekonomika, pravo [Society: politics, Economics, law], 2017, vol. 3, pp.56-58. (in Russian)
- **3.** Legal Experiments Improvement of Legislation [Legal experiment and improvement of legislation], eds. V.I. Nikitinskogo, V.S. Samoshchenko. Moscow, YUrid. lit. Publ., 1988, 304 p. (in Russian)
- **4.** Fatyanov I.V. Law-making experiment: a method of cognition or a method of legal regulation? [The law-making experiment: a method of learning or the method of legal regulation?] Y Uridicheskieissledovaniya [Legal research], 2015, vol. 12, pp. 42-71. (in Russian)
- Shcherbakova E.K. Problemypravovogovozdejstviya v sovremennyhusloviyah [Problems of legal influence in modern conditions] Vestnik Saratovskojgo sudarstvennojyuridicheskojakademii [Bulletin of the Saratov state law Academy], 2017, vol. 5, pp. 71-77. (in Russian)

ACADEMICIA

ISSN: 2249-7137

- 6. Feldman Y. The Complexity of Disentangling Intrinsic and Extrinsic Compliance Motivations: Theoretical and Empirical Insights from the Behavioral Analysis of Law. Washington University Journal of Law & Policy, 2011, no. 35, pp. 11-51. (in English
- Allègre G. (2012) L'expérimentation du RSA et sesambiguities. Informations socials, no 6 (174), pp. 51–60. Available at: www.cairn.info/revue-informations-sociales-2012-6-page-51 (accessed: 20.09.2016)
- **8.** Baghestani-Perrey L. (2004) Le pouvoir de l'expérimentation normative locale, une nouvelle conception partagée de la réalisation de l'intérêt general. Petites Affiches, no 55, pp. 6–10.
- **9.** Chevallier J. (1993) Les loisexpérimentales: le casfrançais. Evaluation législative et loisexpérimentales, sous la direction de Ch.-A.
- 10. Morand. Aix-en-Provence: Presseuniversitaired'Aix-Marseille, pp. 120–152.
- **11.** Crouzatier-Durand F. (2003) Réflexions sur le concept d'expérimentationlégislative (à propos de la loiconstitutionnelle du 28 mars 2003 relative à l'organisationdécentralisée de la République).
- 12. Revue française de droit constitutionnel, no 4 (56), p. 675–695. Available at: www.cairn.info/revuefrancaise-de-droit-constitutionnel-2003-4-page-675.htm (accessed: 20.09.2016) 18. Faure B. (2004) Les relations paradoxales de l'expérimentationet du principed'égalité (à propos de la décision n° 2004-503 DC du 12 août 2004, loi relative aux libertés et responsabilités locales).
- **13.** Revue française de droit administrative, no 6, pp. 1150–1156. Finck N. (2012) Les experimentations legislatives et réglementairesprévues par les articles 37-1 et 72-4 de la Constitution.
- **14.** Courrierjuridique des finances et de l'industrie, pp. 2–9. Available at: www. economie.gouv.fr/files/files/directions\_services/daj/cjfi/2012/cjfi67.pdf