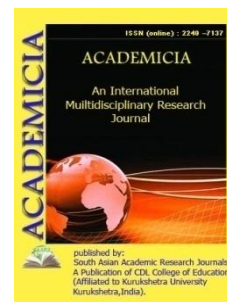




ACADEMICIA
An International
Multidisciplinary
Research Journal
 (Double Blind Refereed & Peer Reviewed Journal)



DOI: 10.5958/2249-7137.2021.01480.4

**CURRENT OPPORTUNITIES OF FORENSIC-PSYCHOLOGICAL
 EXPERTISE IN SOLVING THE QUESTION OF WILL**

Makhmudova Khulkar Tilabovna*

*Associate Professor of the Department of Service Psychology,
 Candidate of psychological sciences,
 Activities of the Academy of the Ministry of Internal Affairs of Ruz.,
 Expert psychologist of the Republican Center forensic examinations them, H. Sulaimanova,
 UZBEKISTAN

ABSTRACT

This article examines the main problems associated with forensic psychological examination in the Republic of Uzbekistan in civil proceedings. The psychological and legal mechanisms of the concept of transaction ability are revealed, taking into account both the circumstances of the case and mental states caused by the individual psychological characteristics of the research subject.

KEYWORDS: *Transaction, Forensic Psychological Examination, Mental State, Ability To Deal, Expression Of Will, Delusion, Deception.*

REFERENCES:

1. Anenkov K. System of Russian civil law. Vol. 1. - M. 1910.-- P. 47.
2. Vaskovsky E.V. Civil law. - M., 1914.-- 572 p.
3. Civil Code of the Republic of Uzbekistan. Lex.uz.
4. Gambarov Yu. S. Civil law. General part / Ed. and with a foreword. V.A.Tomsinov. - M., 2003.-- S. 761.
5. German law. Part I. Civil Code. - M., 1996.-- S. 279.
6. Zezekalo A.Yu. Delusion when making a deal. - Tomsk, 2011.-- 198 p.
7. Kolomiets Evgeny Alexandrovich. Delusion and deception as conditions for the invalidity of transactions: Dis. ... Cand. jurid. sciences. - Krasnodar, 2005.-- 179 p.

8. Meyer D.I. Russian civil law. - St. Petersburg. 1910 .-- 720 p.
9. Resolution of the Plenum of the Supreme Court of the Republic of Uzbekistan dated December 22, 2006, No. 17 "On some issues arising in judicial practice in connection with the application of legal norms governing transactions." Lex.uz.
10. Resolutions of the Plenum of the Supreme Court of the Republic of Uzbekistan dated 12. 12. 2008 No. 24 "On some issues arising in judicial practice in connection with the appointment, production of forensic examination and assessment of the conclusion of an expert in civil cases." Lex.uz.
11. Sekerazh TN Theoretical and methodological foundations for the diagnosis of "flaw of will" in a forensic psychological examination. Dissertation for the degree of Cand. jurid. n. - M. 2004.
12. Sklovsky K. Transaction and invalidity of the transaction: the main provisions of the updated chapter of the Code // Economy and law. - M., 2014. No. 1.
13. Holodenko Yu. V. Invalidity of transactions with vices of will: diss ... cand. jurid. n. - M., 2008 .-- 246 p.
14. Khalfina P. O. Contract in English civil law / P. O. Khalfina. - M., 1959 .-- S. 247.
15. Zweigert K. Introduction to comparative jurisprudence in the field of private law: in 2 volumes / K. Zweigert, H. Ketz. - [trans. with it.] - M., Mezhdunar. Relations. - T. 2. Basics. - 1998 .-- 480 p.