

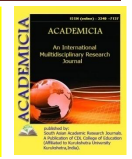
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PECULIARITIES OF CRIMINAL PROCEEDINGS AGAINST JUVENILE DEFENDANTS

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ABSTRACT

This article examines the age of responsibility of juvenile defendants in national legislation and the issues of its improvement, a comparative analysis with the legal framework of other developed countries, the material and procedural framework of criminal proceedings, gaps in it, the circumstances that must be proved in the case of minors, the importance of determining the age of the subject, the need to determine the age of the defendant., the court should pay attention to the issues related to the grounds for the release of minors from responsibility and punishment, including the advantages in imposing a sentence against minors, its features, the importance of assigning a lighter sentence and a suspended sentence, the analysis of practical examples in this area., suggestions were made on positive and negative aspects and improvement of national legislation.

KEYWORDS: Juveniles, Criminal Proceedings, Preliminary Investigation, Prosecutor, Court, Juvenile Delinquency, Age Limit, Birth Certificate, Antisocial Conduct, Preliminary Investigation, Significant Validity, Inquiry Officer, Juvenile Accuse, Aggravating Circumstances, Juvenile Liability, Compulsory Public Works, Correctional Work, Restraint Of Liberty, Imprisonment.

REFERENCES

- 1. The order of the Prosecutor General of the Republic of Uzbekistan from November 27, 2015 of No. 126 "About further increase of efficiency of participation of the prosecutor in criminal cases" Item 10
- 2. https://www.un.org/ru/documents/decl_conv/conventions/beijing_rules.shtml (Date of appeal 04/11/2021)

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- **3.** https://vseokoree.com/vse-o-koree/zakony-i-normativnye-pravovye-akty/ugolovnyj-kodeks-respubliki-koreya
- 4. http://docs.cntd.ru/document/9017477
- 5. https://nrm.uz/contentf?doc=433171_ugolovnyy_kodeks_respubliki_belarus
- 6. https://zakon.uchet.kz/rus/docs/K1400000226
- 7. http://fmc.uz/legisl.php?id=k_ug_4
- 8. http://base.spinform.ru/show_doc.fwx?rgn=2324
- 9. http://lex.justice.md/ru/331268/
- 10. Paragraph 5 of the Resolution of the Plenum of the Supreme Court of the Republic of Uzbekistan dated September 15, 2000 No. 21 "On judicial proceedings in juvenile delinquency", dated 26.11.2021
- **11.** A.A. Fedorova. Some features of the consideration of cases by the court of first instance with the participation of underage defendants. Bulletin of the University of the Prosecutor's Office of the Russian Federation No. 1 (81) 2021, p. 64.
- **12.** The verdict of the Yangiyul district court on criminal cases dated 15.02.2018.
- **13.** 1Database of verdicts of the Tashkent Regional Criminal Court in 2018.

14. "The Criminal Code of the Russian Federation" dated 13.06.1996 N 63-FZ (as amended on 05/04/2021, as amended on 08/04/2021), Art. 90, http://www.consultant.ru/document/cons_doc_LAW_10699/a675a4ea8c67cda1c933cf0db7fd539cceb d8af6/