



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



DOI: 10.5958/2249-7137.2021.01341.0

ENSURING THE EXECUTION OF A PARTICULAR DISQUALIFICATION

Alikulov Farkhod Sayfullaevich*

*Tashkent State University of Law

Theory and Practice of the Application of Criminal Law Specialty Student
UZBEKISTAN

ABSTRACT

The comprehensiveness of the penitentiary system is central to achieving the goal of criminal punishment. In other words, no matter how perfect the type and system of punishment, if the mechanism of its application and execution is not implemented wisely, unfortunately, this punishment will remain ineffective. Deprivation of a certain right has a preventive character, which is clearly expressed as a punitive measure. The imposition of this penalty is mainly due to the need to prevent the recurrence of these crimes by persons who commit crimes related to the abuse of available opportunities in connection with their position or activities. It substantiates the relevance of the analysis of punishment in the form of deprivation of a particular right from the point of view of criminal law and criminal-executive law and the need to study it. This article reflects the specifics of punishment in the form of deprivation of certain rights in the criminal law of some foreign countries.

KEYWORDS: *Punishment, Criminal Law, Rights, Code, Responsibility, Ban, Deprivation.*

REFERENCES

1. ,Khudaykulov F. K. Force And Threat Of Violence Are As The Ways Of Commission Of Rape: National And Foreign Experience //Psychology and Education Journal. – 2021. – T. 58. – №. 1. – C. 1123-1132.
2. АЛЛАНОВА А. А. Responsibility For Crimes Related Unlimited Border In European Countries And The United States Of America // Electronic Journal "Legal Research". - 2020. - T. 8. - №. 5.

3. Allanova A. A., Kaustav C. A Comparative Study Of The Economic Crime In Uzbekistan And India: A Critical Analysis //The American Journal of Political Science Law and Criminology. – 2021. – T. 3. – №. 04. – C. 73-78.
4. Allanova Aziza Avazkhonovna Against The Circumstances Of Illegal Leaving Abroad Or Illegal Entry Into The Republic Of Uzbekistan // Review of law sciences. 2020. No. 1. URL: <https://cyberleninka.ru/article/n/otyagchayuschie-obstoyatelstva-nezakonnogo-vyezda-za-granitsu-ili-nezakonnogo-vezda-v-respubliku-uzbekistan> (date of access: 05/06/2021).
5. Sunnatov, V. T. "Features of the objective side of crimes related to forgery in office."European Journal of Research. <https://journalofresearch.info/>–Vienna, Austria 5.11 (2020): 21-30.
6. 6. Суннатов В. Causes of career fraud and the conditions that allow it // Society and Innovation. - 2020. - Т. 2. - №. 1 / S. - C. 199-205.
7. Суннатов В. Т. OFFICIAL CRIME AND SOCIAL DANGER OF CAREER FRAUD // Electronic journal "Legal Research". - 2020. - Т. 2. - №. SPECIAL 3.
8. 8. Kurbanov M. M. Crimes Related To Obstacle, Illegal Interference In Business Activity In The Republic Of Uzbekistan // Topical Problems Of Jurisprudence. - 2020. -- S. 56-63.
9. Kurbanov M. Criminal-legal aspects of regulation of business activity: the example of Uzbekistan //TSUL Legal Report International electronic scientific journal. – 2020. – Т. 1. – №. 1.
10. Shamsiddinov Z. Z. Sources of Criminal Law of some European Countries and Rules for the Application of Criminal Law in Time //Psychology and Education Journal. – 2021. – Т. 58. – №. 1. – C. 1133-1137.
11. Shamsiddinov Z. Issues Of The Action Of The Criminal Law In Time In The Legislation Of Certain Foreign Countries: A Comparative Analysis // Review of law sciences. - 2020. - Т. 1. - No. Special issue.
12. Kurbanov M. FEATURES OF CRIMINAL RESPONSIBILITY OF OFFICERS // Legal research. - 2017. - No. 2. - S. 35-45.
13. Khaidarov Shukhratjon Dzhumaevich Comparative analysis of responsibility for improper performance of professional duties in the criminal legislation of foreign countries // Journal of foreign legislation and comparative jurisprudence. 2017. No. 2 (63). URL: <https://cyberleninka.ru/article/n/komparativnyy-analiz-otvetstvennosti-za-nenadlezhaschee-ispolnenie-professionalnyh-obyazannostey-v-ugolovnom-zakonodatelstve> (date accessed: 05/06/2021).
14. 14. Khaidarov Shukhratjon Inadequate performance of professional duties: Reasons for the commission and permissible conditions of the crime // Review of law sciences. 2020. No. Special issue. URL: <https://cyberleninka.ru/article/n/nenadlezhaschee-ispolnenie-professionalnyh-obyazannostey-prichiny-soversheniya-i-dopustimye-usloviya-prestupleniya> (date accessed: 05/06/2021).
15. Mamazhanov Abrorbek Some Considerations About The Appointment Of Forced Measures Of A Medical Character To Persons With Mental Disorders // Review of law sciences. 2020.

No. Special issue. URL: <https://cyberleninka.ru/article/n/nekotorye-rassuzhdeniya-o-naznachenii-prinuditelnyh-mer-meditsinskogo-haraktera-litsam-s-psihicheskimi-rastroystvami> (date accessed: 03/10/2021).

16. Mamajanov Abrorbek, Foreign experience in solving the problem of limited sanity, International Journal of Pharmaceutical Research, Vol. 12, Issue 3, pp. 534-538 (DOI: <https://doi.org/10.31838/ijpr/2020.SP3.073>)
17. Ochilov Kh. R. Some Judgments About The Problems Of Qualification Of Theft Of Personal Property Using Computer Facilities In The Conditions Of Current Judicial Reforms // Review of law sciences. - 2020. - No. four.
18. Ochilov K. Some judgments about the problems of qualification of larceny of other people's property using computer tools in the current judicial reforms //Review of law sciences. – 2020. – T. 4. – №. 1. – C. 23.
19. Niyozova S. S. Legal Conditions For The Lawfulness Of Necessary Defense //The American Journal of Political Science Law and Criminology. – 2021. – T. 3. – №. 01. – C. 21-29.