



DOI: **10.5958/2249-7137.2021.02003.6**

UNJUST VERDICT, DECISION, DETERMINATION AND RULING AS AN OBJECT OF CRIME

Tosheva Maftuna*

*Master's degree at TSUL,
UZBEKISTAN

ABSTRACT

In the article the author disclosed the objects of the crime of unjust verdict, decisions, definitions and rulings and presents proposals for ensuring justice. It should be noted that as a result of interference in the investigation or resolution of a case of "unjust judgment, decision, ruling or decision", direct interference in the interests of someone in the inquiry, investigation or judicial activity, as well as inquiry, investigation and court prevents him from achieving his goal. Normal activity aimed at the administration of justice consists of relations that are affected by the circumstances that determine the core (core) of justice, the basic content of social relations, the fight against the commission of crimes against justice. The object is the social relations that ensure the legal implementation of the activities of the body conducting the preliminary investigation and the judiciary and their reputation. Also, the objective aspect of this crime is expressed in an unjust sentence, decision, ruling or decision.

KEYWORDS: *Unjust Verdict, Unjust Decision, Unjust Determination, Unjust Ruling, Justice.*

REFERENCES:

1. (Rustambaev M.H. Course of criminal law of the Republic of Uzbekistan. And tom. Special section. The Doctrine of Crime: A Textbook. - Tashkent: ILM ZIYO, 2011. - B. 139)
2. (Yakubov A.S. Study on prestuplenii on the legislation of the Republic of Uzbekistan. - Tashkent, 1995. - P.55)
3. (Tatsiy V. Ya. Object and subject of prestupleniya in sovetkomugolovnomprave. - Kharkov, 1988. - p. 78.)
4. (Kadnikov N.G. Qualification prestupleniy i voprosysudebnogotolkovaniya: teoriya i praktika: Uchebnoeposobie. - M.: NORMA, 2003. - C. 21-23.)

5. (1.UgolovnoepravoRossiyskoyFederatsii. Osobennayachast / B.V.Zdravomyslov, V.F.Karaulovetal .; Podred. prof. B.V.Zdravomyslova. - M .: Yurist', 2000. - C. 18.)
6. (Yakubov A.S. Prerequisites for legal reform in the Republic of Uzbekistan. - T., 1994. - p. 47.)
7. (UgolovnoepravoRossiyskoyFederatsii.Obshchayachast / S.V.Afinogenov, L.D.Ermakova et al .; Pod red. prof. B.V.Zdravomyslova. - M .: Jurist ', 1999. - S.112-113.)
8. (Vetrov N.I. Ugolovnoe right. Obshchayachast. - M .: Uniti, 1999. - P.114.)
9. (9.Kadyrov M.M. UgolovnoepravoRespubliki Uzbekistan. Osobennayachast: Uchebnik. - Tashkent: Adolat, 1997. - P.252-253.)
10. (Zdravomyslov B.V. Doljnostnyeprestupleniya. Understanding and qualification. –M .: Yurid. lit., 1975. –S.9-13.)
11. (1. Criminal law. Special part: Textbook / R. Kabulov, A. Otajonov and others. Editor-in-Chief Sh.T.Ikramov, - Academy of the Ministry of Internal Affairs of the Republic of Uzbekistan, 2014. 786 pages. Page 420)
12. (Criminal law. Special part: Textbook / R. Kabulov, A. Otajonov and others. Editor-in-Chief Sh.T.Ikramov, - Academy of the Ministry of Internal Affairs of the Republic of Uzbekistan 2016. 786 pages. Page 625)
13. (Criminal law. Special part: Textbook / R. Kabulov, A. Otajonov and others. Editor-in-Chief Sh.T.Ikramov, - Academy of the Ministry of Internal Affairs of the Republic of Uzbekistan, 2014. 786 pages. Page 528.)
14. (Criminal law. Special section: Textbook. Revised and supplemented second edition / Sh.T. Ikramov, R. Kabulov, A. Otajonov and others; Responsible editor Sh.T. Ikramov. - T .: Academy of the Ministry of Internal Affairs of the Republic of Uzbekistan, 2016. - 1096 p. Page 764)