

PROTECTION OF VICTIMS' RIGHTS IN THE PRELIMINARY PART OF THE CRIMINAL PROCEDURE

U.I. Bobonazarov*

*Master's Student,

Specialty: "Investigative Activity",

UZBEKISTAN

Email id: ula.85797@gmail.com

DOI: 10.5958/2249-7137.2022.00723.6

ABSTRACT

The article analyzes the role of the victim in achieving the goals of the criminal case, as well as provides a comparative legal analysis of the legal status of the victim, the study of international experience and the development of recommendations for the protection of the rights of victims in pre-trial proceedings.

KEYWORDS: *Pre-Trial Criminal Proceedings, Protection Of The Rights Of The Victim, Representative Of The Victim.*

USED LITERATURE:

1. Kudryavtsev V.N. The effectiveness of the law as a means as a criminal policy. The main directions of the fight against crime. -M., 1975. -S. 34.
2. Epikhin A.Yu. Ensuring the safety of the individual in criminal proceedings. Assoc. Legal Center.-SPB.2004.-S.2004. 232 p.
3. Brusnitsin L.V. Security measures for assisting criminal justice, domestic foreign and international experience. State and law. 1998, -№9, -S.55
4. Azzamov, Yu. R. (2022). TERMINLAR TARZHIMASINING NAZARI ASOSLARI. Oriental renaissance: Innovative, educational, natural and social sciences, 2(Special Issue 24), 518-531.
5. Ugli, A. Y. R. (2021). Gastronomic discourse: linguoculturological and translation aspects. *ACADEMICIA: An International Multidisciplinary Research Journal*, 11(8), 62-66.