

LAW ISSUES

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ON THE ISSUE OF STRENGTHENING THE CRIMINAL LAW TO PROTECT THE RIGHTS OF CONSUMERS

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The authors consider the problem of enforcement of Art. 238 of the Criminal Code and the issues of improving the criminal legislation of the Russian Federation on the responsibility for the production, storage or sale of goods and products, works or services that do not meet safety requirements, as well as the ways of improving the legal regulation of the norm. Problems attracting a subject to criminal liability, with distinction administrative offense is outlined, the ways to improve the effectiveness of the rules are suggested and the adoption of explanations of Plenum of the Supreme Court to the practice of art. 238 of the Criminal Code are justified.

Keywords: protection of the rights of consumers, production, storage, transportation or sale of goods and products, performance of works or rendering of services which do not meet safety requirements, damage to health.

1. Dulkarnayev M. Primeneniye st. 238 UK RF // Zakonnost. 2007. № 9.
2. Voronin V.V. Obstoystoyatelstva, podtverzhdayushchiye nalichiye sostava prestupleniya, predusmotrennogo st. 238 UK RF // Ugolovnyy protsess. 2008. № 12. S. 15.
3. Maksimov S.V. Ugolovnoye pravo. Osobennaya chast: uchebnik / pod red. L.D. Gaukhmana i S.V. Maksimova. M., 2009. S. 420 – 421.
4. Krasikov Yu.A. Kommentariy k Ugolovnomu kodeksu RF. 5-e izd., dop. i pererab. / pod obshch. red. V.M. Lebedeva. M., 2011. S. 672 – 674.
5. Ofitsialnyy sayt Sledstvennogo komiteta pri prokurature RF. URL: <http://www.sledcomproc.ru> (data obrashcheniya: 12.12.2012).
6. Grazhdanskoye pravo: uchebnik / pod red. S.S. Alekseyeva. M., 2012. S. 91.
7. Khachatryan A.S. Priznaki subyektivnoy storony prestupleniy predusmotrennykh st.238 UK RF, sovershayemykh na predpriyatiyakh obshchestvennogo pitaniya // Rossiyskiy sledo-vatel. 2009. № 6.

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LEGAL STATUS OF MINORS PLACED IN SPECIAL EDUCATIONAL ESTABLISHMENTS AND INSTITUTION OF CLOSED TYPE CONTROLLED BY EDUCATIONAL AUTHORITIES

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The article deals with legal status of minors placed in closed special training and educational establishment, protection of their rights and legitimate interests, as well as gaps in the legislation governing the operation of this legal institution.

Keywords: minors, compulsory measures of educational influence, punishment, international standards, closed special training and educational establishments.

1. Spravka o rezultatakh obobshcheniya praktiki rassmotreniya sudami Rostovskoy oblasti del o pomeshchenii nesovershennoletnikh v TsVSNP i SVUZT v sootvetstvii s FZ RF «Ob osnovakh sistemy profilaktiki beznadzornosti i pravonarusheniy nesovershennoletnikh» № 120-FZ ot 24.06.1999 g. za 2010 g. i 1-e polugodiye 2011 g. // Arkhiv Rostovskogo oblastnogo suda.
2. Pravila Organizatsii Obyedinennykh Natsiy, kasayushchiyesya zashchity nesovershennoletnikh, lishennykh svobody (Prinyaty 14.12.1990 g. Rezolyutsiyey 45/113 Generalnoy Assamblei OON). Dostup iz sprav.-pravovoy sistemy «Konsultant Plyus» (data obrashcheniya: 30.12.2013).
3. URL: <http://www.pravadetey.ru> (data obrashcheniya: 25.12.2013).
4. Konvensiya OON o pravakh rebenka ot 20 noyabrya 1989 g. // Vedomosti Verkhovnogo Soveta SSSR. 1990. № 45.
5. Minimalnyye standartnyye pravila Organizatsii Obyedinennykh Natsiy, kasayushchiyesya otpravleniya pravosudiya v otnoshenii nesovershennoletnikh (Pekinskiye pravila). Prinyaty 29.11.1985 g. Rezolyutsiyey 40/33 na 96-m plenarnom zasedanii Generalnoy Assamblei OON. Dostup iz sprav.-pravovoy sistemy «Kon-sultant Plyus» (data obrashcheniya: 30.12.2013).

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PROBLEMS OF PROVIDING THE PROSECUTOR SUPERVISION OVER THE LEGALITY OF PRELIMINARY INVESTIGATION

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One of the main elements of Russian criminal justice is the preliminary investigation. On its special significance for criminal proceedings Russian the analysis of official statistics on the results of the investigation for the period 2007 – 2013 years attests. It is established that only every third criminal case initiated by the investigators of Russian Federation Ministry of Internal Affairs comes to the court – 33 % from number of the brought criminal cases, other criminal cases are either suspended or stopped by preliminary investigation at the stage of preliminary examination. So, the fate of a larger number of criminal cases initiated by investigators of the Russian Federation Ministry of Internal Affairs are not solved by the court, but by the investigator at the stage of preliminary investigation. Ensuring the legality of the investigation, reducing the number of violations of the law rights of criminal proceedings participants is the task of the prosecutor.

Keywords: ensuring of the legality, preliminary investigation, public prosecutor's supervision, authorities of public prosecutor, rights and freedoms of man and citizen, criminal prosecution, departmental control, check of materials of criminal case, personal responsibility.

1. Sbornik informatsionno-analiticheskikh materialov Glavnogo organizatsionno-inspektorского управления Generalnoy prokuratury RF: Metodicheskiye rekomendatsii NII Generalnoy prokuratury RF. M., 2013. № 11.
2. Lyakhov Yu.A. Dosudebnoye proizvodstvo v yuvenalnoy yustitsii Rossii // Voprosy yuvenalnoy yustitsii. 2012. № 2.
3. Yastrebov V.B. Protsessualnyy status prokurora v dosudebnykh stadiyakh ugolovnogo sudoproizvodstva (normativnoye pravovoye regulirovaniye i perspektivy razvitiya) // Rossiyskiy sledovatel. 2012. № 6.
4. Martynov R.A. Nekotoryye voprosy taktiki uchastiya prokurora v dosudebnoy stadii ugolovnogo protsessa // Rossiyskiy sudya. 2012. № 5.
5. Isayenko V.N. Metodika prokurorskogo nadzora za ispolneniem zakonov pri rassledovanii prestupleniy // Zakonnost. 2012. № 7.
6. Intervyu Generalnogo prokurora RF Chayki Yu.Ya. «Gospodin ukravdom» // Ros. gaz. Federalnyy vypusk. № 289 (5962). 2012. 14 dek.
7. Gubin S.A. Prokurorskiy nadzor i rukovo-dstvo ugolovnym presledovaniyem po delam o deya-telnosti organizovannykh prestupnykh formirovaniy // Zakonnost. 2012. № 6.
8. Dyakonova O.G., Spesivtsev P.V. O nekotorykh polnomochiyakh prokurora pri osushchestvlenii im ugolovnogo presledovaniya i nadzora za predvaritelnym sledstviyem // Rossiyskiy sledovatel. 2011. № 10.

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SYSTEM. FEATURES AND PROBLEMS OF THE PRELIMINARY CONTRACTS OF REAL ESTATE SALE IN FRANCE

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The article deals with the concept, the system and different types of preliminary contracts in France, which is often used in practice, particularly in drawing up contracts for the sale of the real estate. The author accents special features and represents practice aspects and problems of preliminary contracts for the sale of the real estate application in French law. Related institutions and «mixed» preliminary contract are also mentioned.

Keywords: *preliminary contract, purchase contract, French law, real estate.*

1. Aynes P., Malaurie L., Stoffel-Munck P. *Les obligations* // Répertoire Defrénois. 5e édition. 2011.
2. Code civil. URL: <http://www.legifrance.gouv.fr/affichCode.do?cidTexte=LEGITEXT000006070721> (data obrashcheniya: 10.12.2013).
3. Droits des contrats. La promesse synallagmatique de contrat. URL: http://www.cours-de-droit.net/droit-des-contrats/promesse-synallagmatique-de-contrat,a3029_294.html (data obrashcheniya: 10.12.2013).
4. Code général des impôts. URL: <http://legifrance.gouv.fr/affichCode.do?cidTexte=LEGITEXT000006069577> (data obrashcheniya: 10.12.2013).
5. Terré F., Simler P. *Droit civil, les biens* // Dalloz. 8e édition. 2010.
6. Code de la construction et de l'habitation. URL: <http://www.legifrance.gouv.fr/affichCode.do?cidTexte=LEGITEXT000006074096> (data obrashcheniya: 10.12.2013).
7. Droits des contrats. La promesse unilatéral de contrat. URL: <http://www.cours-de-droit.net/droit-des-contrats/promesse-unilaterale-de-contrat,a3029295.html> (data obrashcheniya: 10.12.2013).
8. Libchaber R. *Un étrange avant-contrat: la convention de buy or sell* // Defrénois. 2009. № 56.

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«CONSUMPTION OF SECURITY» AND SITUATIONAL TURN IN THE STRATEGY AND PRACTICES TO PREVENT CRIMES

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The article describes the socio-economic context in which the situational turn in the main strategy of crime prevention policy occurred. Living in a consumer society has led to defragmentation of security services market and rejection of rehabilitative model of treatment practices of offender in favor of control over the crime situation. Such a strategy of combating crime produces not only the criminological, but also significant social effects.

Keywords: *situational turn, criminology, consumer society, policy of crime prevention, culture of control.*

1. Bodriyyar Zh. *Obshchestvo potrebleniya*. M., 2006. 272 s.
2. Kristi N. *Kontrol nad prestupnostyu kak industriya* // Struktura tyuremnoy industrii / pod obshch. red. Ye.N. Tonkova. SPb., 2012. 208 s.
3. Dmitriyeva A.V. *Reformirovaniye Upravleniya vnevedomstvennoy okhrany v kontekste razvitiya rynka okhrannyykh uslug: analiticheskaya zapiska* (sentyabr, 2010). SPb., 2010. 24 s.
4. Garland D. *Kultura kontrolya. Prestupnost i sotsialnyy poryadok v sovremenном obshchestve* (ref-
- erat) // Otechestvennye zapiski. 2003. № 2. URL: <http://www.strana-oz.ru/2003/2/kultura-kontrolya> (data obrashcheniya: 27.12.2013).
5. Garland D. *The Culture of Control. Crime and Social Order in Contemporary Society*. 2001. 336 p.
6. Rukovodstvo po osnovnym napravleniyam preduprezhdeniya prestupnosti ot 7 sentyabrya 1990 g. URL: http://www.innovbusiness.ru/pravo/DocumShow_DocumID_39091.html (data obrashcheniya: 12.12.2013).