

Summary

The year: 2020.

Specialty / field of study (code and full name): 40.03.01-Law

Level of study: bachelor's degree.

Institute or Higher school: Law University.

Department of criminal law disciplines and forensic expertise

The subject of the final qualifying work: "Punishment under Russian criminal law: concept, goals, system, General penalties".

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The relevance of the research topic. At present, for the stable functioning of the Russian Federation as a democratic legal social state, it is necessary to create conditions for the safe development of society and the individual, the main role of which is assigned to effective criminal legislation.

Criminal punishment is one of the most important institutions in criminal law, which is of interest not only to specialists in this field, but also to large segments of the population. The transformation of the legal system in this direction primarily concerns issues related to criminal punishment and legal liability. In this case, criminal punishment is assigned the role of the most severe response of the state to illegal acts, which implies significant deprivation and restrictions of the rights and freedoms of the perpetrators.

A large number of criminal penalties were also applied to minors. The number of convicted minors serving sentences in educational colonies at the end of 2019 is more than 1,155 people.

In modern conditions, the most relevant is the application of criminal punishment, and also does not lose its relevance among legal professionals. They explore, Supplement, and explain the concepts, content, and essence of criminal punishment. The most important researchers in this field are Noi I. S., Shargorodsky M. D.

It should also be noted that the doctrine of punishment (in particular: goals, types of punishment, responsibility and conditions of serving for violations) is a mandatory element of the criminal legislation of any country. Without such an element, the entire system of criminal law cannot function, since in this case all the meaning that is inherent in it is lost.

Punishment is a kind of "stopcock" that is worth pulling when it is necessary to stop the illegal activities of one person and keep others at a safe distance from causing harm to an object that is under state protection.

It should also be noted that in recent years, public relations have undergone certain changes, which are primarily due to the prolonged economic crisis, which plays an important role in the life of the society responsible for the social situation in the state.

Thus, the issues and problems considered in this study are relevant and acquire special significance in the conditions of modern Russia.

The degree of scientific development of the problem. The works of many scientists, such as L. A. Alekseeva, S. p. Andrusenko, I. D. badamshin, N. A. Belyaev, T. P. Butenko, S. V. Dolgov, S. I. Kurdyukov, F. F. Mammadov, A. N. Pavlukhin, N. Yu.Skripchenko and others, are devoted to the consideration and study of problems concerning the goals of punishment in Russian criminal law.

Despite numerous studies devoted to the study and consideration of criminal punishment in Russian criminal legislation, at present, both at the theoretical and practical levels, legal gaps in

this area remain completely unregulated. In addition, the existing methods and norms are not able to solve a number of problems existing in criminal law science, which are the reason for the difficulty of effective application of criminal law norms.

The object of the research is social relations that develop in the process of implementing and applying criminal penalties under Russian criminal law.

The subject of the research is the norms and provisions of the current criminal legislation, materials of judicial practice, statistical data, as well as scientific and educational literature in the field of criminal punishment.

The purpose of the research is to conduct a comprehensive General theoretical study of issues related to the implementation of criminal penalties, to identify and solve problems that arise in this area, as well as to develop theoretical proposals for improving the norms of current criminal legislation in the field under study, including scientifically based recommendations for setting and achieving the goals of criminal punishment

This goal provides for the following tasks:

- to study the formation and development of the institution of punishment in Russian criminal law;
- analyze the concept, essence and types of goals of criminal punishment;
- determine the features of legal regulation of the purposes of punishment, as well as the mechanism of their legal regulation in accordance with the norms of the current criminal legislation;

The theoretical and methodological foundations of the research were formed as a result of studying the literature on criminal law in the field of the studied issues, as well as ideas, provisions, and principles formulated in domestic and foreign legislation in this area. Works of both foreign and domestic scientists and lawyers were used.

The theoretical and methodological basis of the study forming methods such as a method of structural analysis and synthesis to map existing points of view and the possibility to describe the individual characteristics, the types and characteristics the purpose of criminal punishment; the method of the materialist dialectic, which reveals the contents and determines the causes of problems in the sector; method of comparative law; method of logical generalizations; the historical-legal method, which consists in the study of institutions and norms related to definition of types and values the purpose of criminal punishment.

The empirical basis of the research consists of materials of judicial practice, statistical data, as well as research by legal scholars in this field.

The theoretical and practical significance lies in the attempt to comprehensively study the features of criminal punishment in Russian criminal law. The conclusions and results made in this work will help fill in the existing gaps in the internal criminal legislation of the Russian Federation. They can be used in the creation of legal acts regulating the appointment and application of punishment, as well as the provisions reflected in this study can be used in the educational process for training specialists in the field of criminal law.

The structure of the work is determined by its subject, goals and objectives.

Job content. The work consists of an introduction, two chapters, six paragraphs, a conclusion, and a bibliography.