Offenses

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ABSTRACT

This article provides information and recommendations on the role of crime prevention in the fight against and prevention of crime and the importance of public control in this area.

The Importance Of Preventive Measures In Prevention Of

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Offenses, Prevention Of Offenses, Crime, Crime Prevention, Types Of Responsibility, Public Control, Social Rehabilitation, Antisocial Behavior, Fight Against Crime.

INTRODUCTION

The peaceful life of citizens in Uzbekistan and the increase in their confidence in law enforcement agencies are directly related to the level of effective organization of work on crime prevention and fight against crime. The fight against crime has always been a serious and important issue of the state. People want to live in peace and tranquility, and for that, of course, there must be peace in the country. Where there is peace, there is blessing and prosperity.Today, in order to maintain and strengthen law and order and ensure the safety of every member of society, large-scale preventive measures are being carried out in close cooperation of law enforcement agencies with relevant ministries and departments, civil society institutions.

The main responsibility for crime prevention lies with the police and the National Guard. They focus their efforts, first and foremost, on ensuring that public order, which is manifestly disrespectful to society, is not violated, that citizens are not subjected to street harassment, and that acts of daily conduct and leisure are prevented. The causes and conditions of the offense are identified and eliminated with the help of operational search activities.

In each of his speeches, President Shavkat Mirziyoyev said that the main task of the agencies responsible for the field is not to find and punish the perpetrator, but to identify the circumstances that led to the crime, especially to work with systemic problems. 'is coming. We know that delinquency is a behavior that, in the social sense, is capable of conforming to the rights and interests of society, individuals, and public associations, making it difficult to protect the development of social relations. As a result, society is in turmoil, and society is in a state of decline.

In this regard, if we define the concept of prevention of offense in the legal sense, "offense" means an act (action or inaction) that is dangerous to society [1], and in another source, the offense is established in society and the law. violation of the established order or the rules of social life in general.

In general, an offense is a socially dangerous act (action or omission), based on the area of law that determines the responsibility for its commission: a) civil; b) disciplinary; c)

administrative; g) are divided into criminal types. The word "prophylaxis" in encyclopedic and explanatory dictionaries means "protection, prevention"in Greek [2].

Since the first years of independence, the country has taken comprehensive measures to prevent crime and fight crime, and has achieved significant positive results in maintaining law and order in the country. However, in most cases, the implementation of crime prevention is considered to be the sole responsibility of law enforcement agencies.

Decree of the President of the Republic of Uzbekistan dated November 29, 2021 "On approval of the Concept of public security of the Republic of Uzbekistan" No. 27 Cabinet of Ministers, Ministry of Internal Affairs, National Guard, Ministry of Emergency Situations, State Security Service, Prosecutor General's Office, Ministry of Neighborhood and Family Support, Ministry of Information Technologies and Communications, Ministry of Health, local government as well as access to other state bodies and organizations, citizens' selfgovernment bodies, non-governmental nonprofit organizations and subjects involved in ensuring public safety of citizens. "On approval of the Concept of public security of the Republic of Uzbekistan" procedures will be introduced and targeted interaction of government agencies with public structures will be established. [3]

In accordance with the Law of the Republic of Uzbekistan "On Public Oversight", public control is exercised over the subjects of crime prevention, as well as against the objects of crime prevention. This is directly reflected in the prevention of harassment through the active participation of citizens and public associations. Citizens on active participation in the fight against crime approved by the Cabinet of Ministers of the Republic of Uzbekistan on January 8, 2018 No 15 "On the procedure for encouraging citizens and public organizations to actively participate in prevention of offenses and fight against offense" encouraged in accordance with the provisions of the Charter. [4]

In our opinion, the implementation of crime prevention will be managed not only by social law enforcement agencies, but also by public organizations, citizens' self-government bodies, family and educational offenses. Therefore, it would not be wrong to say that the view that only law enforcement agencies are responsible for the fight against crime is not justified today.

In this case, we can see that the methods and forms of prevention are interrelated. In other words, the incentive method is used for the measures taken within the form of prevention.

A strong legal framework has been established to transform a number of law enforcement agencies, including the police, into a social structure that serves the interests of the people, but the lack of a legal definition in prevention practice indicates a lack of a unified approach [5]

In fact, the vast majority of offenses are committed by people who do not have a job, have a family member, are addicted to alcohol or drugs, or have a previous conviction. In order to prevent the commission of offenses by such persons, their social rehabilitation, ie the provision of legal, social, psychological, medical, pedagogical and other assistance to offenders with antisocial behavior, prone to delinquency. , as well as ensuring their employment, as well as the development of entrepreneurship, by taking measures to inculcate in them the norms and rules of behavior adopted in society.

In this regard, today in our country, special attention is paid to the development of entrepreneurship and overcoming the problems facing them, giving them a wide range of benefits and opportunities, and thus employment. Nevertheless, in our country today more than 12,000 families have problems with a variety of family relationships that could lead to delinquency, including 4,809 of them are troubled families.

The above-mentioned indicators require us to intensify measures to prevent delinguency and crime. World practice in the fight against crime shows that no country has achieved the desired results only by punishing criminals and eliminating crime. A number of our legal scholars, in particular, H. Odilkariev and I. Tultyev, have also expressed their views on this issue: Crime in the fight against crime the goal of eradicating it completely is not realistic, as evidenced by the state of the crime and the conditions under which it is fought, which can sometimes be effective and sometimes ineffective." It seems that eradicating crime is a very complex and unfulfilled dream. It turns out that it is a much more effective way to prevent crime than to fight it. The world community is concerned about the implementation of its own effective policy in the fight against crime. In this regard, the protection of the individual, his rights and freedoms, the interests of society and the state, property, the environment, peace and human security from criminal encroachment, as well as the establishment of a modern and effective crime prevention system are becoming increasingly global and urgent. As mentioned above. Our country has adopted a number of normative and legal acts aimed at combating crime and preventing crimes. In particular, the Law of the Republic of Uzbekistan "About prevention of offenses " adopted on May 14, 2014, defines the main tasks prevention of offenses.

They include:

Ensuring the protection of the rights, freedoms and legitimate interests of the individual;

Raising legal awareness and legal culture in society, strengthening the rule of law, as well as the formation of an intolerant attitude to corruption;

To identify, study and take measures to eliminate the causes of the offenses and the conditions that allow them;

Social rehabilitation and social adaptation of victims of crime, persons prone to delinquency, offenders, including those previously convicted and released from prisons;

Reducing the risk of individuals becoming victims of crime;

Ensuring the interaction and coordination of the activities of the bodies and institutions directly involved in crime prevention and participating in it [6]. According to S.Khojakulov: "Crime prevention within the powers provided by law, effective use of sectoral services to maintain public order, ensure the safety of citizens, identify and eliminate the causes of crime and the conditions that allow them, legal awareness of citizens and the formation of a culture, as well as the identification of individuals with antisocial behavior and offenders, the correction of their morals through preventive action [7]. We must do everything possible to prevent these antisocial situations in the fight against crime and crime prevention. Here are some suggestions on how to improve your crime and crime prevention system:

- Establishing cooperation with relevant organizations to provide employment to the temporarily unemployed population aged 18-30, included in the "Youth Book", to involve them in socially useful activities;
- Targeted work with young people who are prone to or have committed offenses and monitor their involvement in useful activities;
- In cooperation with short-term vocational training centers, attract young people who are prone to delinquency or are on the list of probation services to regular employment by training them in a certain specialty on a quarterly basis on a bespoke basis. to do;
- Assistance to our citizens who want to work abroad through the organization of short-term language and vocational training courses and training in a specific specialty;
- Further improve the work of delinquent youth by providing legal explanations in the presence of close relatives in the institutions and neighborhoods where they study, and to what extent their actions harm them and the surrounding citizens;

We believe that the above proposals will definitely work. Systemic reforms in the prevention of crime and the fight against crime in our country serve only to ensure the peace and tranquility of our people and the only goal

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of these projects is to ensure the peace of the population and thus make a worthy contribution to the sustainable development of society. And we are all responsible for that.

REFERENCES

- Annotated Dictionary of the Uzbek Language: J. III.- T .: "National Encyclopedia of Uzbekistan" State Scientific Publishing House, 2006.- 316p
- Nogovitsina E.N. Legal and organizational foundations of public control over the activities of the state traffic safety inspection / Oryol Law Institute of the Ministry of Internal Affairs of Russia named after V.V. Lukyanova, Science and Practice. 2014. No. 1 (58). - p. 106–109;
- Decree of the President of the Republic of Uzbekistan no. 27 of november 29, 2021
 "On approval of the concept of public security of the republic of Uzbekistan"
- 4. Resolution of the Cabinet of Ministers of the Republic of Uzbekistan dated January 8, 2018 No 15 "On approval of the Regulation on the procedure for incentives for citizens and public organizations for active participation in crime prevention and fight against crime"
- Karaketova D.Y. Criminal and criminological aspects of hooliganism. The dissertation for the degree of Doctor of Philosophy in Law. – T., 2021, -P.4 (156);
- Odilqoriyev X.T., Tulteev I.T. Liberalization of criminal law policy: necessity and factors // Huquq – Pravo – Law. - 2002. - № 1. - P. 8;
- 7. Khojakulov S.B. Crime prevention activities of law enforcement agencies. -T.:2017. - P. 5