Justice, law and lawmaking

Irakli Gabisonia, Alexandre Taliashvili, Salome Khizanishvili

Resume

Justice is philosophic, psychological, moral and legal category; standards of morality and ethics are closely related to the notion of justice.

Justice and law are in dialectic interrelation. Justice implemented in law obtains regulatory character, while the law takes moral substantiation.

Justice is achieved in law-making through the balance of private and public interests. Sharing the principles of justice in law-making has to reflect public interests.

Today the traditional categories of philosophy need the revision. The theory of justice created by J. Rawls gives new momentum to the philosophy of justice, which attaches new meaning to freedom and equality.

TAXES AND BUDGET OF THE DEMOCRATIC REPUBLIC OF GEORGIA

Irakli Gabisonia, Edisher Gvenetadze

Annotation

Scientific work considers tax system and budget of the Democratic Republic of Georgia. Keywords: Democratic Republic of Georgia, tax system, budget.

Theory and practice of using tactical and psychological methods of interrogation, taking into account the norms of the CCP of Georgia in 1998

Shota Papiashvili

Resume

In the work of Shota Papiashvili, - "Theory and practice of using tactical and psychological methods of interrogation, taking into account the norms of the CCP of Georgia in 1998," - topical issues of non-illegal tactical and psychological methods of interrogation of witnesses, victims and accused.

The author considers inadmissible process of use interrogation of the addict deception, humiliation, physical influence, beatings, torture, threats, insulting, affecting and humiliating the personal dignity of the addict, as well as the use of psychological "paws" by any false promises, and the so-called dector "Exposing lies" and others.

Muslim Law

Alexander Taliashvili

Summary

The science of Muslim law was formed in the middle ages and it generally carries religious characteristics. Orthodox Islam could be separated from laws of material norms, but as an active law its' positions still will be remained for a long time. Nowadays Muslim law is one of the greatest law systems and it regulates relationship of more than 800 millions of Muslims.

Muslim law mainly was developed by legal authorities. The flexibility of Muslim law gives opportunity to make legal reforms so that not to change main principals of Muslim law. Muslim law will not be merged with Roman or common law systems, but it's possible to form new categories and concepts by the influence of western countries.

Antisocial attitude as one of the characteristics for study of personality of criminal

Beso Kvirikashvili

Resume

The necessity of study of personality of criminal from the standpoint of system approach is substantiated in the work. In the form of antisocial attitude is found the notion, which has to be the key link in criminological study of personality of criminal. The notion of antisocial attitude is identified. Forms, peculiarities and criminological characteristics of revelation of antisocial attitude of personality are established and analyzed.

Comparative Analysis of Georgia in drug abuse, drug crime and criminal policy.

Jemal Janashia

Resume

Development of Georgia during this transition when:

- Law enforcement and other agencies are unable to control large parts of so called occupied territories, including the border line at the above mentioned area;
- The trend of continuous growth is maintained regarding addicts, There is also a problem of continuously rejuvenation, we are also observing how a drug problem is forming in female population;
- Highlights the relationship between drug abuse and crime; especially when it comes to private property of citizens and protection of public order in this area;
- There is no identified and specific medical treatment of drug addicts and social rehabilitation at a national and international level. The issue of required funding regarding above mention treatment is also unclear, The state does not have enough or sufficient treatment means for all drug-addicted individuals; The medical and social means of working with drug addicts are not outlined, also we do not have effective system which is able to control repressive methods

;

- There is no clear separation of duties and responsibilities of government bodies and agencies who are working in this particular area;
- We see clear and heavy spread of psycho-drug substance from pharmacy chains and internet network . In order to control above mention problem, we need to perfect and improve current system to be able to deal with current threat;

We believe that excessive liberalization of the system of penalties regarding the personal use of drug, illegal production, purchase, storage, and / or consumption without a doctor's prescription of such illegal drugs will be damaging. However, when it comes to sanctions regarding personal or private use of drugs, after adequate and complex preparatory work has been completed, we can consider taking the above mentioned so called "crime" out of criminal code. Above mentioned will not be considered a crime but it will still be applicable with administrative or other means.

Social Status of Woman in the Context of the Legal Monuments of the Ancient Near Eas

Nana Bakhsoliani, Nana Khazaradze

Summary

The analysis of the Bilalam, Lipitishtar inscriptions, dated to the 3rd millennium BC, and Hammurabi Laws, dated to the 2nd Millennium BC, leads the authors to the conclusion that in these legal monuments 9women's rights were protected to a considerable degree. As regards the Hittite laws of the 2nd millennium BC, here the authors attest a slightly different situation.

On the basis of study of the gender aspects of the Hittite laws, the authors arrive at the conclusion that in theHittite society the coefficient of violation of rights of woman - arawa-,arawan(n)i-,(free) woman - ku(w)an(a)-(= SAL/MUNUS), female slave, maidservant - GÉME, pregnant -armawant-,armant-, armahhant-; ušantari-, wife -DAM, AŠŠATU(M), widow - MUNUSudati- (?) was not very high. This was quite regular bearing in mind the evidence of the Hittite historical sources regarding the high status of the Queen –Tavanana, women in the royal orbit as well as supreme deities of the Pantheon and priestesses.

History, Archeology of Ethnology and Art of the Georgian National Academy of Sciences, # 1, Tbilisi, 2017, p. 24-32.

Aleksandre Nikuradze's work after the second world war

Key words: European Integration, Georgian Imigration, Georgian Emigrants and European integration policy.

Summary

Georgia has always been the centuries long to aspire to Europe. Today Georgia is pursuing thoroughly the path of western orientation. From the beginning of European History, Georgia participated in the development of Humanity of spiritual, cultural, political and economic formations in forming, which it constituted the essence of European life. We became Europeans then, when we got Christianity and to became part of Hellenistic world and share of Roman and Greek Civilization. Georgia is giver of share in the European creative works. It is very important to designate Georgian emigrant professors merits in the development and forming of European Union.

In September 1952, near city companies in France with A. Nikuradze's initiative was a conference of European scientists in La Brévine. The subject of the conference was putting forward European troubling issues to discuss. In particular, among other propositions the congress accepted his opinion, a concept of adopting the term Europologee. Basically "Europologee" meant gathering European scientific fields and forming them as one unity of study.

At the present time Visa liberalization represents Michel Mouskheli's four main conception for the creating of European Union, which he fought for it. The conception meant at that time, European Countries Union (EU, Confederation), Creating of European common market, Demolish border between European countries and creating of European common educational system and harmonization. Georgia already participated in last two conception and another conceptions are also main provoke for Georgia too. We hope that Georgia will connect with success follow up reforms to European common market and finally Georgia will return own in European family.

International Scientific Journal "Government and Society", GTU, 2017