

Content, Meaning and Historical Aspects of Reconciliation Works

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Annotation: In cases where the selected lawyer is unable to participate in the twenty-four-hour work, the investigator, prosecutor, or the court may request the appointment of another lawyer from the Republic of Uzbekistan. mass appeal to the legal systems specified by the law usynadi. The defendant who chooses to be charged, convicted, or prosecuted has the right to go to school.

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Under the leadership of the president of our country, the policies carried out by the president of our country and the stability of the nation, the results of wide reforms related to the democratic and market economy in the country, the moral position of our country in the world, and our achievements in business and foreign policy are of great importance.

In relation to the change in the classification of crimes, in the fall of 75%, not only serious crimes, but also serious ones, were punished with economic sanctions in the form of fines instead of free punishment. no boynsha Life itself proves the validity of such measures. I am sure, there is no need to imprison people because of economic issues - it is very expensive for the country, because this type of punishment is not very easy to educate and re-educate the convicts" [1], he said.

As such, the defeat of the was a novelty not only due to our abilities, but to our mentality. Starting from July 2001, it is worth paying attention to the fact that not only the state, but also the person who looted other people's property or his relatives, is compensated for the damage caused by it, and the punishment is freely determined in the law.

Penalties have led to the introduction of new norms and institutions related to both human rights and human rights in the Criminal Procedure Code. One of such institutes is called defined in Article 62 of Criminal Procedure Code.

It is the mentality of our nation to work properly. According to the historical records, our ancestors have always been associated with good humanity.

As a result of the effective use of the Institute of Processes, there is no such thing as discrimination.

More than 30,000 persons used in the practice of this institution were freed from the "stamp" of conviction, and their victims were compensated for both the material and moral damage caused to the country.

Process - refers to the procedural business process aimed at achieving the desired results. As a result of this, there is both a fine and a penalty:

- there is a mutual misunderstanding about the desired crime;
- an agreement is reached to cover the material damage, and it is taken care of;
- Measures aimed at improving the manners and hospitality of passengers brought to the window will be taken.

Injuring the income of the Institute of Medicine is not only a punishment, but it also affects the fate of the organs of the body. An exception to this:

- to improve the relations that have come to life as a result of coercion and corruption, to mold human qualities among people;
- reduction of justice system fees;
- in dealing with the offenders, the community has a wider participation.

The developed countries of the world have passed the full test in the judicial process, and the legal democratic state is a full-fledged worker for the conditions of humanity and justice in the public society.

In the history of our nation, the mutual consent of the victim of the crime has been widely used.

In this case, the person who commits the crime has the right to request that the person who commits the crime be exonerated from the punishment imposed by the court, so that the victim pays the money. By the way, in Burkhaniddin Margiloni's play "Hidaya", after the punishment was applied, it was shown that the punishment should be paid in three installments. In Islamic, this institution is called. If the victim does not agree to the agreement, the accused will be punished. If the bridegroom agrees, the money (diya) must be paid. For the spilled blood, 6 kinds of money were paid, i.e. 100 camels or 200 oxen, or 1000 goats, 1000 gold or 1000 (silver) dirhams were demanded. If the criminal case begins with the complaint of the victim, the victim must directly participate in the criminal process [2].

In Uzbekistan, the government of the municipalities, starting from the beginning of its own medical education, separated from the national courts, and as a result of the politics of these courts, there have been significant changes in the criminal and criminal procedural system.

If we look at articles 271-272 of the Criminal Code of the Uzbekistan SSR, adopted in July 1926, it provides for the purpose of freeing the victim or his relatives from the crime (the payment of property damage as a result of the crime) (money) in the store) or barymtany (property or property) aloy'y, the person who has been oppressed by the crime himself or his brothers, so we are the children of the new. Therefore, the amount of money paid to the victim was confiscated, and the victim was punished with a monetary fine. By default, the violation of this law was punishable by a fine of 500 rubles or a fine of 500 rubles. Such a situation not only led to the growth of the Islamic legal system, but also to the completion of the courts.

According to the Order No. 66 of the Council of People's Commissars of the Republic of Turkey, issued on June 17, 1919, the activity of the judicial courts was justified, but taking into account the attitude of the people towards the higher courts, the government issued the order No. 97 on August 2, 1919. then the courts are established Deviations from Sharia norms are allowed. Starting from July 1921, the process of reestablishing the judicial courts in Uzbekistan was completed by the decree of July 25, 1922. Sony should also take into account that the authoritarian system and the courts are different. These courts were removed from the judicial system on February 18, 1928.

In July 1959, Article 5 of the Code of Criminal Procedure of the Uzbek SSR established the cases in which criminal cases were not initiated, and in its paragraph 6, it was stated that "the victim is charged with the crimes specified in the Code", but it was not determined by the procedural rules of the body. . But this was turned into an institution that was practically impossible due to the lack of procedural rules used by us.

In order to ensure the precious provision of human rights, the reformation of the judicial system as well as the criminal procedure and medical accountability is of the utmost importance in the development of our society.

As it is well known, the most wonderful feature of our national spirituality is the forgiveness of all the hardships of life and the joy of the process. Good-looking and friendly are sometimes considered [4]. If a person commits a crime the first time, he confesses his guilt, apologizes for the crime, apologizes and asks for forgiveness, and if the victim forgives his crime and expresses his intention to take action, then of course he wins both sides.

In the last two and a half months of 2001, 1,233 people were released from criminal justice, and today, almost 16,000 people were released from prison [5]. From September 2001 to January 1, 2003, the court ruled that the amount of money invested in the state budget was 7 billion. The purpose of this investment is to restore the violated rights of oppressed workers, and a separate fund was created.

It gives the opportunity to the people who have entered the corner of the world, knowingly or not, to follow the principles of humanity, to take every step, and to follow the truth forever.

So, from the point of view of heroism, the summary of the crime is not enough for our national values. Because of this, the system has not been sent to a single user. Only after the independence of the Republic of Uzbekistan, mediation between the victim and the accused was investigated by B.T.Akramkhodjaev for the first time. He studied at a mediation institute in the United States and found out that there are mediation associations in the United States. May our national values be preserved from generation to generation, and always show kindness to children, dreams, and adults. Special attention was paid to the changes and additions to the documents of the criminal law, as well as to the main aspects of the issue.

This is how the society processes these confrontations, so that some people in the criminal state can forgive themselves, so that people can return to each other with kind words, people value the past memories, establish justice, and the courts are not freed from such cases. from etio. All of these allow the courts to pay more attention to important cases, save time on the most important cases, and reduce costs in the judicial process.

In this case, it is necessary to pay particular attention to the fact that the person suspected of committing a crime, the accused and the defendant, and the victim, are evaluated every day in the investigative-judicial process. In long-term criminal procedural law, several criminal cases, called special charges, were dismissed only when the victim filed a counter-appeal and the defendant filed a counter-appeal. In such criminal cases, the fate of both the defendant and the defendant depends on the opinion of the victim. Of course, in solving the problem of prosecuting the crime, the victim takes into account the character of his opponent, asks for forgiveness, and listens to his feelings. However, in cases where the victim did not fight with the victim, even if the victim was not punished, the victim had the right to be independent from the victim.

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