



SOME ISSUES RELATED TO THE CAUSES AND CONDITIONS OF OFFENSES

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Annotation: The article discusses the causes and conditions of offenses, and covers the consequences of their commission by minors, women and other citizens. It is also noted the wide involvement of young people in various activities aimed at productive leisure activities, increasing their legal consciousness and culture.

Keywords: Offense, crime, minors, women, rights and freedoms, drunkenness, drug addiction, legal consciousness, legal culture, upbringing.

In our country, in recent years, special attention has been paid to the competent cultivation of minors, the Prevention of offenses and crimes committed by them, the strengthening of the legal framework for the protection of the rights and interests of minors, the Prevention of violations and offenses among minors, the strengthening of their responsibility in the implementation of the duties assigned

Identification of the causes of offenses and the conditions that allow them, their elimination is one of the pressing problems facing law enforcement agencies and the general public.

As a result of the commission of offenses and crimes in our society, the rights and freedoms of Man and citizens are encroached. Consequently, as a result of the large-scale work carried out in this regard in our republic, positive results were achieved in some regions and regions. But this still requires us to regularly carry out the fight against them.

Indeed, when the reasons for the commission of offenses are studied, we are sure that in most cases young people, minors with a gap in upbringing, women who have encountered economic difficulties, as well as children from a family with high material support.

President Of The Republic Of Uzbekistan Sh.M.Mirziyoyev was instructed to develop a "roadmap", which, based on the specific nature of each territory, includes separate measures to prevent offenses and crimes at the intersection of districts. As part of these measures, we can see:

First of all, the introduction of specific criteria for assessing the effectiveness of the Prevention of offenses, including the dynamics of offenses, the repeatability of their commission, social thought, satisfaction of citizens with the result of preventive work and taking into account the level of cooperation with the population;

Secondly, to ensure that in the development and implementation of interdepartmental programs for the Prevention of offenses, addressability, sectoral specialization, territorial and other specific features are taken into account;

Thirdly, to conduct comprehensive scientific and practical research on the problems of prevention of offenses, to introduce a modern methodology for carrying out preventive work;

Fourth, the development of a system of measures to provide legal, social, psychological, medical, pedagogical and other assistance to victims of offenses and persons of inhuman behavior, prone to or committing offenses;

**Fifth**, improving the mechanisms of involvement in the Prevention of offenses by encouraging citizens and public organizations, including them in a material and different way .

When it comes to the issue of preventing, combating offenses and crime, determining the causes, it is clear evidence of our opinion that the concepts of "safe territory", "safe city", promoted by our president, have been developed and work is currently being carried out on this. From the essence of this concept, we can say one thing for sure that the preservation of peace and tranquility, a healthy environment not only in every area, but also in families is the most fundamental task of each of us in our daily activities.

From time immemorial, it has been known to all of us that the family is a sacred place, in which children who are growing up are the future of society and the state. The Uzbek people have always been different from other peoples, especially for their good, good and well-groomed human qualities.

From sources it is known that since distant centuries, the thinkers of mankind have been engaged in the study and termination of the cause of offenses in society. The wisdom of jurisprudence of Central Asia and ancient Greece tried to explain by examining the social factors affecting the individual who carried out each committed crime.

In particular, Abu Nasr al-Farabi noted in his " city of noble people " that a human child is not born a criminal, but rather the motives leading to violation of the right that appears in him arise as a result of negative vices in society. According to the Greek philosopher Euclid: "the clever legislator will take the necessary measures to prevent the crime, rather than being forced to impose punishment for the crime"<sup>1</sup>.

Article 3 of the law of the Republic of Uzbekistan "on the Prevention of offenses" states that "an offense is a guilty non-legal act that provides for administrative or criminal liability for the commission of an offense." An offense is not a person's way of thinking, but his act, behavior. Such behavior, on the other hand, manifests itself in the form of disjointed action or inaction to the right. The socially dangerous intention of the offender finds expression only in his act.

In his work "philosophy of law", the German philosopher Hegel put forward the idea that people should respond not for their beliefs, intentions, but for their deeds<sup>2</sup>.

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A number of recommendations were developed in order to ensure the implementation of the PP-4075 resolution of December 24 "on additional measures to improve the efficiency of Public Safety" and the "road map" approved by this decision.

There are various theoretical views in a number of literature on the causes and conditions that cause the offense. And knowledge of the law of the interdependence of cause and effect, their inextricable connection with circumstances, makes it possible to conduct a scientific and theoretical in-depth analysis of the offense. Because, it is natural for a certain condition to exist at the origin of the cause. Consequently, the cause and conditions cannot be considered separated from each other. The reason for the offense is the person's desire to satisfy their interests, dreams, feelings, rights in a different way. The causes and conditions of jurisprudence are realities that cause negative situations in the life of a state, corresponding to a certain socio-economic form, as well as create criminal consequences.

The main conditions of hukubuzarlıq in the current conditions of Uzbekistan are as follows:

1. Difficulties and contradictions in the transition to market relations
2. The legal consciousness of citizens, the insufficient level of culture and the lack of desire to consciously fulfill the circles of law
3. Drunkenness and drug addiction these vices are a factor that leads to a violation of the genetic fund of the people.

<sup>1</sup> Криминология. Дарслик. – Т.: Академия, 2007. – Б. 19.

<sup>2</sup> Гегел Г. Философия права –М 1990. 141, 144, 145, 192- бетлар

4. The fact that the legislation is not perfect. One of the important tasks of any legislative system is the Prevention of actions that harm a person or society in general

5. Insufficient effectiveness of the activities of law enforcement agencies<sup>3</sup>.

There are the following two cases in the occurrence of offenses:

1. Pre-formed social mental states;
2. Circumstances that influence the occurrence of fraud and cause criminal consequences and lead to an increase in crime rates<sup>4</sup>.

It is well known to all of us that in the history of each state, reforms were carried out in specific social, economic, political and cultural directions, based on the interests of society and members of society. Each of the reforms in this direction has its own goals and interests. Already, no matter in which direction, ensuring the achievement of the ultimate goal of all reforms makes it necessary to rely on the achievements of Science and technology.

When analyzing the causes and conditions of rights related to economic reforms, we must take into account the following three situations:

**First**, an analysis of the causes of social contradictions;

**Secondly**, the quantitative indicators of offenses and the determination of the conditions that cause criminogenic conditions;

**Thirdly**, taking into account the main characteristics of the subjects of the crime.

In the study of the causes of the occurrence of juvenile delinquency and the conditions that allow them to occur, the factors that lead to committing an offense can be conditionally divided into three groups, namely factors in the socio-economic sphere, moral and mental factors, factors in the organizational and managerial sphere.

Professor M.Rustambaev's, we can divide the causes and conditions of juvenile crime into the following groups:

- \* distribution of videos promoting popular culture;
- \* promotion of all kinds of fights and fights in public places via the Internet;
- \* material deficiency;
- violation of parental marriage, the fact that the parent is not real, that the parent lives separately;
- methods of inappropriate upbringing of children: neglect, cruelty, rudeness, discrimination, insult and exploitation;
- not taking into account the opinion of the child by the parent<sup>5</sup>.

Another of the main reasons for the commission of offenses by minors is the presence in the nature of them of the features of the disregard of spiritual and legal values, seen in the strength of the desire to achieve the material resources necessary for entertainment<sup>6</sup>.

Today it is appropriate to mention some women who resort to various offenses and crimes without the rational use of the freedom of women and the wide conditions created for them. The current analysis of socio-economic processes shows that the main causes of female crime are associated with:

1. Their active participation in social production;
2. The weakening of social control in various joints of society;
3. Anxiety and contradictions between people in society are situations of mutual hostility;

<sup>3</sup> Саидов А., Таджихонов У. Давлат ва ҳуқуқ назарияси: Икки жилдли. 2-жилд. Ҳуқуқ назарияси. – Т.: Академия, 2001. – Б. 301.

<sup>4</sup> Криминология. Дарслик. – Т.: Академия, 2007. – Б.78.

<sup>5</sup> D.J Suyunova, M.A Usmonova “Voyaga yetmaganlar tomonidan sodir etiladigan jinoyatlarni profilaktika qilishning hududiy metodikasi” / O’quv uslubiy qo’llanma, T: 2019 B-17

<sup>6</sup> Eshmuhammad Qodirov “Yoshlar jinoyatchiligining oldini olish masalalari” Nishon Noshir. T:2017 B-26



4. The growth of drunkenness, drug addiction, drunkenness, debauchery and robbery, contrary to the way of life of society.

The increased participation of women in the division of Labor leads them to become the main breadwinner of the family, which is why women, sometimes busy with trade and Commercial Affairs, carry out financial support for the family, even if they have husbands.

Our President Sh.M.Mirziyoyev noted, "attention to women should always be at the center of all our efforts, become the task of all of us. Attention to the family is actually attention to ourselves"<sup>7</sup>.

In addition, the president of the Republic of Uzbekistan Sh.M.Mirziyoyev in his report entitled "The Constitution and the rule of law are the most important criteria of the legal democratic state and civil society", which he spoke about the 27th anniversary of the adoption of the Constitution of the Republic of Uzbekistan: "the women's Committee and its territorial departments have been completely

In 2019, according to Article 46 of our Constitution, the laws "on guarantees of equal rights and opportunities for women and men" and "on protection of women from harassment and violence" were adopted. I believe that in the consistent implementation of these laws, parliamentary and public control is necessary.

In the future, the center of attention of our state was the protection of motherhood and childhood, the solution of women's social problems. At the next time, many of our women are promoted to responsible leadership positions in public and public administration, economics, finance-banking, education, tax maintenance, culture and other fields<sup>8</sup>.

Offenses committed in domestic marriage are characterized by having specific causes and conditions. Crimes like these can be seen to be the cause of mainly alcoholics and drug-prone individuals. It is known that a person's tendency to drink causes such vices in his person as lack of culture, limitation of spiritual qualities, extreme shallowness of needs. In connection with this, material inadequacy in some individuals encourages them to find and drink with a group of individuals, naturally, many of these situations ultimately lead to fistfights and committing crimes.

Ensuring the stability of the population, activating the involvement of women and young people in socially useful activities, meaningful Organization of free time for minors, increasing the income of families, establishing honest and comfortable living conditions will serve as a ensuring factor in preventing offenses.

It is difficult for a person to become a mature person, a perfect person without acquiring high qualities and values, without forming in himself a feeling of love for a person, without being beautiful, decent, humane.<sup>9</sup>

At the same time, military personnel of the National Guard of the Republic of Uzbekistan are also carrying out a number of practical work in our country to prevent, combat and identify the causes of offenses and crimes directed against the Jamaat order. In particular, it should be noted that professors and cadets working at the University of public safety are involved in this task. As a future military man, our main task is to tirelessly carry out work aimed at early prevention of offenses and crime, explain the priority of the qrun among the population and live according to the law, to treat it with respect, to convey through explanations that it is the duty of every person, thereby serving to cultivate the legal consciousness and

<sup>7</sup> Ўзбекистон Республикаси Президентининг "Хотин-қизларни қўллаб-қувватлаш ва оила институтини мустаҳкамлаш соҳасидаги фаолиятни тубдан такомиллаштириш чора-тадбирлари тўғрисида"ги Фармониغا шарҳ. Халқ сўзи 2018. 3 февраль.

<sup>8</sup> Ўзбекистон Республикаси Президенти Ш.М.Мирзиёев Ўзбекистон Республикаси Конституцияси қабул қилинганининг 27 йиллиги муносабати билан сўзлаган "Конституция ва қонун устуворлиги – ҳуқуқий демократик давлат ва фуқаролик жамиятининг энг муҳим мезонидир" номли маърузаси. Халқ сўзи, 9 декабрь.

<sup>9</sup> Madumarov, T., Haidarov, R., & Gulomjonov, O. (2023). IDEAS OF HUMANISM IN THE WORK OF ALISHER NAVOI. Eurasian Journal of Law, Finance and Applied Sciences, 3(2), 116-118.



From this, we must contribute to the constant implementation of explanations and propaganda work to the general public of the causes and consequences of the commission of offenses, the holding of events within the framework of the family-neighborhood-school concept at a high level.

**To do this, first of all**, our active participation in the work of attracting the part of the population that is not employed to Labor;

**Secondly**, to express our attitude to the conditions being created for the professional occupation of youth of the Republic and to support its active position;

**Thirdly**, it is advisable to make a reference to our people by preparing series of shows, broadcasts about talented young people and exemplary families who have achieved success and contributed to the development of our country today through their media.

**Used literature:**

1. Криминология. Дарслик. – Т.: Академия, 2007. – Б. 19.
2. Гегел Г. Философия права –М 1990. 141, 144, 145, 192- бетлар
3. Саидов А., Таджихонов У. Давлат ва ҳуқуқ назарияси: Икки жилдли. 2-жилд. Ҳуқуқ назарияси. – Т.: Академия, 2001. – Б. 301.
4. Криминология. Дарслик. – Т.: Академия, 2007. – Б.78.
5. D.J Suyunova, M.A Usmonova “Voyaga yetmaganlar tomonidan sodir etiladigan jinoyatlarni profilaktika qilishning hududiy metodikasi” / O’quv uslubiy qo’llanma, T: 2019 B-17
6. Eshmuhammad Qodirov “Yoshlar jinoyatchiligining oldini olish masalalari” Nishon Noshir. T:2017 B-26
7. Ўзбекистон Республикаси Президентининг “Хотин-қизларни қўллаб-қувватлаш ва оила институтини мустаҳкамлаш соҳасидаги фаолиятни тубдан такомиллаштириш чора-тадбирлари тўғрисида”ги Фармонига шарҳ. Халқ сўзи 2018. 3 февраль.
8. Ўзбекистон Республикаси Президенти Ш.М.Мирзиёев Ўзбекистон Республикаси Конституцияси қабул қилинганининг 27 йиллиги муносабати билан сўзлаган “Конституция ва қонун устуворлиги – ҳуқуқий демократик давлат ва фуқаролик жамиятининг энг муҳим мезонидир” номли маърузаси. Халқ сўзи, 9 декабрь.
9. Madumarov, T., Haidarov, R., & Gulomjonov, O. (2023). IDEAS OF HUMANISM IN THE WORK OF ALISHER NAVOI. Eurasian Journal of Law, Finance and Applied Sciences, 3(2), 116-118.