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The Role of Instincts in Crime and the Basics of Combating IT

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ABSTRACT: The article analyzes the specific features of the investigation in the fight against it, the high degree of concealment of serious and very serious crimes in the world, law enforcement agencies in the investigation, the detection of staged crimes, its causes; the issues of classification of criminal instigation and determination of the origin of instigating crimes, knowing its causes are given special attention. The concluding part of the article contains recommendations for the investigation of criminal instigation.

KEYWORDS: instincts, investigation, prevention, crime, forensics, operational search, legal psychology.

INTRODUCTION

Our country is definitely on the road to furthering democratic changes today. The President's attention has always been drawn to issues of criminal justice reform and criminal procedural law, as it has been in all areas. The head of our state, Shavkat Mirziyoyev, has set an urgent goal to build an effective system for the selection and training of irrational people in accordance with current norms.

In particular, the integration processes taking place in the world are evidence of the need to further promote the protection of human rights and freedoms in the process of radical reform of the anti-crime system. In 2018-2019 year on a global scale 15 mln.ga against nearby property, 441,163 people killed, 3 mln.ga close occupation, 1 million.sales of more than 4 million people andmore than 100 crimes of abuse have been recorded[2]. Many of these indicators have been used in various ways of instillation, aimed at eliminating traces in crimes, changing them at the scene of the crime, as a result of which some crimes committed with the help of such instutions remain unraveled. There is no tendency to investigate and identify in this regard, since the world's indication of the concealment of grave and especially grave crimes is high. In this regard, it is important to improve the theory and practice of judicial investigation activities aimed at comprehensive investigation of these crimes with the use of methods of exposing and investigating them, as well as the Prevention of them.

MAIN PART

In order to effectively combat crime in the world, exposing the perpetrators through the rapid and full disclosure of serious and very serious crimes is of great importance. In this regard, the timely disclosure of crimes committed and the quality of the investigation is the most important condition for increasing the effectiveness of the preliminary investigation. In this area of activity, the judicial system has been identified as one of the priorities and plays an important role in further improving the practice of law enforcement.

In order to increase the effectiveness of coordination of activities in the fight against crime and Prevention of offenses in our country[3] systematic work is being carried out. However, according to the information center of the Ministry of internal affairs of the Republic of Uzbekistan, about 10 percent of crimes registered in the country are not exposed annually. For example, in the city of Tashkent, the rate of crime exposure amounted to 91.2 percent in 2017, 91.5 percent in 2018 (the rate of non-disclosure was 8.8 percent and 8.5 percent). Chiliklar the challenge in the disclosure of crimes is arising due to the fact that various measures have been taken to hide the crimes committed by the perpetrators, other methods of Investigation diversion have been used. Archive according to the information obtained by the author during the study of the cases of jinoi, in the case of life and health - 8,3%, dishonesty - 10,4%, theft of the property of other persons - 43,8%, against the Administrative Department - 14,6%, drug trafficking - 8,3% and other types of crimes - 14,6% were used in the case of the The subjects of the investigation, who participated in the questionnaire, have shown that they experience certain difficulties in the quantification of crimes, since criminals often use different methods of the jinoi instrument to counter the investigation. Therefore, the impact of the adopted normative legal acts on the process of judicial and legal reforms determines the further improvement of the practice of law-making in the application of Revelation in the direction. The strategy sets out the following tasks for Uzbekistan: "Improving the system of combating crime and crime prevention in Uzbekistan":

- > increasing the effectiveness of coordination of activities in the fight against crime and crime prevention;
- strengthening organizational and practical measures to combat religious extremism and terrorism, other forms of organized crime;

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improving organizational and legal mechanisms to combat corruption and increase the effectiveness of anticorruption measures;-ахолининг хукукий маданияти ва онгини юксалтириш, бу борада давлат тузилмаларнинг фукаролик жамияти институтлари, омавий ахборот воситалари билан ўзаро самарали хамкорлигини ташкил этиш.

LITERATURE REVIEW

At the national level on the general theoretical and practical aspects of the criminal law and criminological features of a particular crime, methods of committing the act, methods of detection and investigation of certain types of crimes - GA Abdumajidov, I.R. Astanov, D.B. Bazarova, A. .K.Zakurlaev, D.M.Mirazov, F.M.Muxitdinov, M.X.Rustambaev, B.X.Pulatov, Yu.S.Pulatov, R.Kabulov, G.O.Ermatov, A.I.Toshpulatov , G.Z.Tulaganova, T.Kh.Khasanov and others conducted research.

Problems of criminal staging in the CIS member states K.T.Aitbaev, A.Ya.Ginzburg, S.Yu.Aleskovsky, O.A.Baev, E.V.Baranov, RSBelkin, A.N.Vasilev, V. V.Dementev, V.F.Ermolovich, G.A.Zorin, Z.X.Iskandarov, V.S.Komarkin, N.V.Khanin, V.E.Kornouxov, I.M.Luzgin, P.V. Malyshkin, G.N.Mudyugin, V.I.Fadeev, V.A.Obraztsov, V.A.Ovechkin, A.A.Protasevich, A.R.Ratinov, I.A.Nikolaychuk, A.V.Ushenin, I.N. Yakimov, studied by Yang Tsung Huey.

Foreign scientists G.Gross (Austria), S.Gardner (USA), Jonathan Herring (USA), Linda S.Mullinex (USA), JPBuckley (USA), Francesco Lupariello (Italy), Serena Curti (Italy), Janet Barber The works of Duval (Italy), Giovanni Abbattista (Italy), Giancarlo Di Vella (Italy), Robert R. Hazelwood (USA), Michael R. Napier (USA) and others highlight the peculiarities of criminal instincts.

However, in the scientific works of the above-named scientists, the problem of disclosure of instincts has traditionally been focused on the "classic" instincts, that is, the instincts under the guise of previous crimes. The topic of the dissertation has not been studied at the level of doctoral dissertation in the Republic of Uzbekistan as an object of independent research.

Criminal instigation is the intentional use by a subject of various methods of preparation for the commission of a crime and concealment, obstruction of material objects at the scene (destruction, complete or partial seizure or replacement), as well as its disclosure and investigation, innocence it is understood that a person can be prosecuted and avoid punishment [4].

The essence of criminal staging is to change the appearance of one event to another or to intentionally change some elements of the existing situation, so that the elements of a real and artificially created event in the criminal staging simultaneously exist [5]. The offender creates the appearance of an instinct in the study of the situation, that is, the deliberate creation of the place where the crime occurred by signs of the instigation of the offender, the diversion of the investigator and the formation of a misconception about the essence of the phenomenon must be exposed by the investigator. To instill an instrument is the most difficult type of the instrument.

In the course of analyzing the opinions of various foreign Crimean scientists in the classification of jinoi instsenirovka, the instsenirovka aimed at the concealment of criminal phenomena[6]; the instsenirovka aimed at the concealment of individual elements of a criminal phenomenon (another motive, another place, another time, another person); it is possible to put forward its proposals on the need to allocate imaginary criminal phenomena to Also, to divide all the geniuses into two large groups: 1) to instigate the concealment of crimes; 2) it would be desirable to put forward his thoughts about the need to instill in him the phenomenon of crimes that did not actually occur.

For the purpose of successful identification and disclosure of the jinoi instrument, the investigator or investigator may indicate the need to carry out the following actions[7]: analysis and assessment of the situation in which the work is located; comparative analysis of the models and traces that have not been excluded from the examination; draw conclusions about the appropriateness of any model to; to ensure a comparative analysis that is not excluded from the examination of models and identified traces, to draw conclusions about the adequacy of any model of the phenomenon that occurred in reality; to take measures to obtain additional information that objectively confirms the reality of this model and excludes the possibility of error[9];

CONCLUSION

Based on the above, the following suggestions and recommendations can be made to increase the efficiency of detection and investigation of crimes related to instincts:

1. In order to identify and disclose information aimed at incorrectly determining the time of the event under investigation, investigators are recommended to: in accordance with Article 141 of the Criminal Procedure Code, to give the expert involved in the investigation the right to comment on the protocol of investigative actions to determine the signs of staging; the composition of certain crimes (murder, theft, violation of traffic rules, etc.) or generalization of types and

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methods of staging by systematization by type of crime. It is expedient that the General Information Center of the Prosecutor General's Office of the Republic of Uzbekistan should be engaged in summarizing these facts.

- 2. During the investigative actions, it is proposed to use the following tactics to identify and expose false information about the time characteristics of the phenomenon under investigation: logical analysis of the testimonies; suppression of the "afsona"; suppression of the lie; creation of a loophole; presentation of the fullness of the evidence; consistent presentation of the evidence that the evidence will come out; hiding the purpose At the same time, in order to identify and expose false testimony about the time of the incident being investigated during the examination of evidence at the place where the incident occurred, the following are recommended: the use of elements of a simulation that are not prohibited; the examination of the person who gave the instruction and the fact that he was at the
- 3. "We believe that we are doing this only in order to search for someone whom we collect and whom we take on. real reaction clear focus of the plot); determined mobile belgilangan game time bazharish opportunity tekstilganda (for example, known as sir yovlni bosib rudish uchun); any rotation of the mouse cursor (for example, a car moving on foot, accelerating movement).
- 4. (Completion of the working visit of the Minister), the leadership of the Ministry of Internal Affairs (read the information and) signed a memorandum of understanding (assistance). Heels from the point of nazarda every now and then and in any turonlam hurrah-ibiskhan eng recommends tuzimini hazrish.
- 5. Crime staging is a complex and multifaceted phenomenon, so it requires more in-depth study not only by legal sciences (primarily forensic medicine, operational-search, legal psychology), actively using scientific and practical developments, but also other disciplines (e.g., technical, economic, information-analytical, management, etc.) has also been found to ensure the effectiveness of crime prevention, detection, and investigation agencies.

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