

SUMMARY

Yarema T. I. Criminal liability for administration of minors to be used staffing means.

In order to implement the provisions of the UN Convention on the Rights of the Child, ratified by the Verkhovna Rada of Ukraine, a number of organizational and legal measures were taken in the state, the main of which was the adoption of the Law of Ukraine "On the Protection of Childhood" of April 26, 2001. In it, the national priority was to ensure the realization of the rights of the child to life, health care, education, social protection and comprehensive development. At the same time, the state must ensure not only the guarantee of its right to a birth, but also maximally protect its life during this period, since children are the most vulnerable in the social and legal sense of the category of citizens.

The complex of measures that solve this important task is also the establishment of criminal responsibility for juvenile inclining to the use of stuttering agents (Article 324 of the Criminal Code of Ukraine). The main objective of this article is to counteract the development of such a socially dangerous phenomenon as substance abuse.

The object of research is social relations in the field of criminal law protection of full-fledged physical and moral development of minors.

The subject of the investigation is criminal liability for juvenile delinquency to the use of stuttering agents.

The historical analysis of counter inducement of minors to the use of intoxicating substances has allowed the author to distinguish three stages of origin and development of responsibility for the analyzed offense: pre-Soviet, Soviet and modern.

The establishment of criminal liability for inciting minors to the use of intoxicating means is conditioned by the social and legal nature of the normative nature of human activity and the regular process of forming a legal rule.

The legislator undoubtedly had every reason to criminalize the predisposition of minors to the use of intoxicating substances. However, as studies of the current state of the problem, the history of responsibility, the grounds and principles of criminalization of juvenile drug abuse, the criminal legal regulation of liability for this phenomenon needs further improvement.

Keywords: *substance abuse, crime, historical development of criminal responsibility, criminal liability for juvenile detention to the use of stupefying drugs.*