### Asian Journal of Research in Social Sciences and Humanities

ISSN: 2249-7315 Vol. 11, Issue 12, December 2021 SJIF 2021 = 8.037 A peer reviewed journal

# THE RELATIONSHIP OF SUBSTANTIVE AND PROCEDURAL LAW ON THE EXAMPLE OF CRIMINAL LAW AND CRIMINAL PROCEDURAL LAW

Qumriniso Raimqulovna Abdurasulova\*; Akrom Toshpulatov Ikromovich\*\*; Choudhoury Kaustav\*\*\*

\*Professor,
Department Criminology and Anti-corruption
Tashkent State University of Law
Tashkent, UZBEKISTAN

Email id: q.abdurasulova@gmail.com

\*\*Independent Researcher
Department Criminology and Anti-corruption
Tashkent State University of Law
Tashkent, UZBEKISTAN
ORCID:https://orcid.org/ 0000-0002-3029-2767
Email id: a.toshpulatov@tsul.uz

\*\*\*Assistant Professor
Rashtriya Raksha University
Gandhi Nagar, Gurat, INDIA
Ministry Of Home Affairs, Government of India
Email id: lawkaustav@gmail.com

DOI: 10.5958/2249-7315.2021.00345.2

#### **ABSTRACT**

Over the past years, domestic criminal and criminal procedural legislation has undergone significant changes aimed at improving its norms, implementing advanced international standards and foreign practices in order to unconditionally ensure the rights and freedoms of citizens involved in criminal proceedings. At the same time, a number of problems and shortcomings remain in the judicial and investigative practice, including those caused by the imperfection of certain norms of criminal and criminal procedure legislation, which hinder the effective implementation of the country's criminal law policy. Therefore, the study of the most important issues of the relationship between criminal and criminal procedural law has become especially relevant and timely, especially since many facets and levels of the relationship between substantive and procedural criminal law are completely new and do not yet have an unambiguous solution. This explains the choice of research objective in this article: to reveal the essence and identify the characteristic features of criminal law and criminal procedure law; study of various aspects, forms and levels of the relationship between criminal and criminal procedural law. Scientific novelty lies in the author's approach to determining the relationship between criminal and criminal procedural law.

**KEYWORDS:** Substantive and Procedural Law, Criminal Law, Criminal Procedural Law.

## Asian Journal of Research in Social Sciences and Humanities

ISSN: 2249-7315 Vol. 11, Issue 12, December 2021 SJIF 2021 = 8.037 A peer reviewed journal

#### **REFERENCES**

- 1. Saydullaev Sh. Theory of state and law. Textbook. Tashkent: TSU, 2018. 151p.
- 2. Odilqoriev XT. Theory of state and law. Textbook. Tashkent "Adolat", 2018. pp.267-268.
- **3.** Rousseau JJ. Du contrat social, ou Principes du droit politique, Oeuvres de Jean-Jacques Rousseau. T. 1. Politique. Paris, 1793. p. 235.
- **4.** Kholikulov USh. Improvement of the criminal legislation of the Republic of Uzbekistan in the context of deepening democratic reforms. Dissertation doct. jurid. Sciences: Tashkent, 2018. pp. 17.
- **5.** Tagantsev NS. Russian criminal law: lectures. Part General. 1994;1:15-16.
- **6.** Henrikh NV, Kvashis VE. The concept of criminal law (methodological aspects of the introduction to criminal law). Scientific Bulletin of the Omsk Academy of the Ministry of Internal Affairs of Russia 2016; 2(61).
- **7.** Rustambaev MH. Course of criminal law of the Republic of Uzbekistan. Volume 1. The Doctrine of Crime. Textbook. 2nd edition, supplemented and revised T.: Military-Technical Institute of the National Guard of the Republic of Uzbekistan, 2018. 7 p.
- **8.** Usmonaliev M, Bakunov P. Criminal law. General section. Textbook for universities. Tashkent: "Nasaf" publishing house, 2010. 10p.
- **9.** Zuev SV, Sutyagin KI. Criminal process: textbook. Chelyabinsk: SUSU Publishing Center, 2016. p.11
- 10. Fletcher J, Naumov AV. Basic concepts of modern criminal law. M.: Jurist, 1998. pp.152-154.
- 11. Dzhekebaev US. Basic principles of criminal law of the Republic of Kazakhstan (comparative commentary to the book by J. Fletcher and A.V. Naumov "Basic concepts of modern criminal law"). Almaty: Zheti zhargy, 2001. p.39
- **12.** Mizulina E. Criminal process: the concept of self-restraint of the state. Tartu, 1991. p. 37.
- **13.** Smirnov AV, Kalinovsky KB. Criminal procedure. Short course. 2nd ed. SPb.: Peter, 2009. p. 23.
- **14.** Abdurasulova Q. General Description, Causes and Prevention of Corruption Crimes. ProAcademy. 2018;1(4):5-8.
- **15.** Khudaykulov FK. Extreme cruelty is as the way of committing crime of murder: theoretical-practical problems and their solutions. European Journal of Research. 2019;4(10):8-11.
- **16.** Khudaykulov FK. Force and threat of violence are as the ways of commission of rape. Хукукийтадкикотларжурнали. Тошкент 2019;85(1):50-54.
- **17.** Khudaykulov FK. Signs Of The Objective Side Of Crime In The Theory Of Criminal Law Belonging To The Romano-Germanic Legal Family: Theoretical And Practical Problems. The American Journal of Political Science Law and Criminology. 2021;3(1):57-62.
- **18.** Feruzbek K. Offence of Infanticide: National and Foreign Experiences. Review of law sciences. 2020;(4).85-89.