

PROBLEMS OF LEGAL REGULATION OF PERSONAL NON-PROPERTY RELATIONS IN UZBEKISTAN

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DOI: 10.5958/2249-7315.2022.00085.5

ABSTRACT

In the article, the author analyzes the problem of legal regulation of personal non-property relations in the family legislation of the Republic of Uzbekistan and provides a comparative analysis of the legislation of foreign countries, in particular, the material damage for causing harm is analyzed. The analysis of one of the fundamental principles of family law aimed at clarifying the boundaries between legitimate and arbitrary interference of the state and third parties in family affairs is given. The author proves that actions performed in accordance with the law and meeting the principle of proportionality and proportionality are not arbitrary interference in family affairs. It is noted that at the moment the normative implementation of the principle of prohibition of arbitrary interference in family affairs is controversial.

KEYWORDS: *Family, Intervention, Public Interest, Private Life, Legal Regulation, Legislation, Principle, Third Parties Prohibitions, Material Damage, Healthy Environment In The Family.*

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