SUMMARIES

JUHÁSZ, LÍVIA

CRIME PREVENTION – THE IMPORTANT ROLE OF THE CRIMINAL JUSTICE SYSTEMS

Abstract

The aim of the Study is to pay better attention for the importance of crime prevention in connection with the penal system transformation. At first concentrate on the international regulatory foundations, especially the international organizations gave guidelines for member States, after that deals with the Hungarian legal environment. In the greatest part of the Study the Writer analyses and organizes prevention strategies, which are implemented in practice, thereby the Writer examines what methods could act against the emerging crime. Finally The Writer summarizes the conclusions, what she drawn in the study and gives some proposal for more effective implementation of crime prevention.

Keywords:

crime prevention, crime prevention strategy, general prevention, special prevention, situation prevention, social prevention, victim prevention, social prevention, police crime prevention

MARTON, MELITTA

THE PROCEDURAL TOOLS OF WITNESS PROTECTION IN HUNGARY

Abstract

This current study aims to show the Hungarian witness-protection system in general. That's why in a short section, the author deals with the reasons of the phenomenon's presence and its necessity. The paper particularly focuses on the methods that secure the simple witnesses' protection, and it also suggests solutions on the common problems which often occur in practice. The study mainly submits the private treatment of personal data and it shows the establishment of anonym witnesses, mostly related with the principals of criminal procedure which results from the European Convention of Human Rights. The study analyses the correspondence with these principals.

Keywords:

witness-protection system, private treatment of personal data, specifically defended witness, fair trial, anonymity

PARTOS, CSILLA

SOME THOUGHTS ABOUT THE INTERNATIONAL CRIMINALIZATION OF TERRORISM

Abstract

This current study focuses on the international struggle against terrorism. That's why at first the phenomenon of terrorism needs to be demonstrated. The paper begins with the history of terrorism because it runs back over more than thousand years. After this, the author demonstrates what the definition of modern terrorism means, why it is so hard to create a general definition, and that from which other phenomenon it has to be distinguished. The third chapter submits the solutions which the international organizations created to vanquish this huge global problem.

Keywords:

terrorism, attempt, definition, global problem, international organizations, struggle, prevention

PŐDÖR, LEA

INTERPRETATION OF ARTICLE 1D, GENEVA CONVENTION AND ARTICLE 12 (1 A), QUALIFICATION PRINCIPLES CONCERNING PALESTINIAN REFUGEES' IPSO FACTO ELIGIBILITY IN JUDICIAL PRACTICE OF LUXEMBOURG AND HUNGARY

Abstract

Palestinian refugees' special conditions are focused on in this study. From several aspects, this particular group of refugees requires different assessment compared to other individuals applying for refugee status. To understand problems, analysis of the milestones in the Arabian-Israeli conflict and the composite legislation is indispensable. Principles defined by the European Court of Justice facilitate consistent adjudication of Palestinian refugees' matters by member states. Examples taken from Hungarian judicial practice demonstrate this in the study, highlighting how provisions stipulated in international and EU law are to be construed during recognition.

Keywords:

Palestinian refugee, Arabian-Israeli conflict, UNRWA, ENSZ, Geneva Convention, Qualification Principles

VÁRADI-TORNYOS, BÁLINT

FOOTNOTE TO A FREE TRADE AGREEMENT - OR THE CONFUCIANISM IN THE SOUTH KOREAN CONCEPT OF PROPERTY

Abstract

The purpose of this essay is to examine the fundamental character of the modern East-Asian business-atmosphere in a cultural aspect of the modernisation. According to the thesis of the research the influence of the Confucian value-system is unquestionably significant in South-Korea, but it would not hamstring the intertrade between Korea and the European Union. To give countenance to this theory the analysis shell not only enhance the high relevance of the interactions between the cultural and economical sphere, but also reflect to the procession of the modernisation, mentioned the flexibility of the Confucian values.

Keywords:

cheabol, Confucianism, culture, ethic, development state, economic anthropology, globalization, liberalism, modernisation, Park Chong Hee, society, South Korea, theory of the State, trade, world order

NAGY, SZINTIA MIRTILL – PONGRÁCZ, DÁVID

Abstract

Extract: Is there a place for law in the world of literature? Can a piece of literary art provide valuable information or the realm of law merely turns up between the long rows as a fiction out of thin air? The purpose of our study is to respond to these questions. Besides, we expose that the domain of law can be demonstrated via colourful examples like the criminal suit presented in G. R. Martin's fantasy book A Storm of Swords. Our study presents a fragment of this suit: the sentencing and the conduction of the trial by combat, interpreted by the sources of medieval Hungarian history of law.

Keywords:

trial by combat, tilt, proving, Game of Thrones, Tyrion