

SUMMARIES

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THE IMMINENCE OF TERRORISM IN CONNECTION WITH THE INTERNATIONAL PROTECTION OF THE CULTURAL HERITAGE AND ANTIQUITIES THROUGH THE EXAMPLE OF THE ISLAMIC STATE

Abstract

In my essay, I analyzed the connections between the international protection of cultural heritage and terrorism as well as the occurrent questions of international law about this situation.

Thanks to the mass media, we can hear the latest news every day about the terrorist attacks which have recently taken aim at archaeological ruins and relics in the Middle East. The Caliphate-conception of the Islamic State rejects everything what is polytheistic and idolatrous. On the other hand, the illegal trade of art treasures originate from Syria and Iraq are largely increasing. Therefore international community has to take the transnational criminal organisations as well as the protection of cultural heritage into account at the same time.

Regarding the legal and economic conditions of this crisis, the possible solution can be – among others – the reform of the cultural genocide-conception which has already appeared in the judicial custom of the ICTY and the sanctions of the UN Security Council over against a de facto illegal government.

Keywords

International law, cultural heritage, terrorism, antiquities, UNESCO, Islamic State

BUJÁKI, LÁSZLÓ

CHALLENGES OF IMPLEMENTING THE COMMON DISTRIBUTION SYSTEM OF ASYLUM SEEKERS IN THE EUROPEAN UNION AND FUTURE COOPERATION IN THE FIELD OF ASYLUM LAW

Abstract

For a couple of months rising number of refugees have been coming to the European Union applying for asylum. The common European approach on asylum has to be a part of the way on reaching the European Union area of freedom, security and justice. The study investigates the weaknesses of the current asylum system of the EU and the possible future cooperation among member states on common level. The study analyzes the current German asylum system and seeks the answer to the question whether it is possible to have a common distribution approach on EU level and if yes, under which conditions it could be feasible.

Keywords

Asylum, common distribution, quota system, European Union, Germany

DORNFELD, LÁSZLÓ

CHALLENGES OF COMBATING CYBERCRIME

Abstract

The invention and spread of the Internet changed our lives fundamentally. Soon, criminals soon became interested in the new technology. As the new methods of transnational crimes became widespread, states and international organizations recognized the need for creating legal regulations. In my study, questions are examined on the basis of the most recent English and Hungarian source materials. I present the possibilities of using traditional investigation methods and the fact that there were no radical changes in criminal procedural law and I point out the mistakes in some of the new legal institutions. I also study the questions of the shaping of new regulations, and the implementation of self-regulation which could prevent excessive law-making.

Keywords

Criminal procedure law, cybercrime, computer crime, investigation, European Union

JUHÁSZ, LÍVIA

DEATH PENALTY, LIFE IMPRISONMENT AND THE ALTERNATIVE SANCTIONS

Abstract

The Study is about the traditions, the present situation and the possible future directions of the Hungarian penal system. At first, it briefly examines the issue of the death penalty, it focuses on the international regulations, that's guarantee, that in Hungary never going to be punished anything by death. In the following, a kind of legal institution was created instead of the death penalty. The life imprisonment take a center stage, especially the new legal institution, the Obligatory clemency process. Finally the Writer –in the greatest part of the study- gives alternatives to the typical form of punishment, to the imprisonment, she enumerates the solutions, the sanctions and the possibilities instead of the imprisonment in the Hungarian law system. The aim of the writer is to show the errors of the penal system, the handicaps of the imprisonment and to draw the attention for the alternative possibilities, that are applied successfully all over Europe.

Keywords

Death penalty, life imprisonment, Obligatory clemency process, alternative sanction, reintegration custody, postponement of charge, conditional release, probation, community service, reparations, financial penalty

KIS KELEMEN, BENCE

ABOUT THE DEATH PENALTY

Abstract

The following article is dealing with the up to date topic of death penalty from the aspect of constitutional law and legal theory. It is searching for the answer of the applicability of the decision of the Hungarian Constitutional Court on the abolishment of death penalty concerning the old and the new Constitution is different in text. The article also deduces the prohibition of death penalty from the natural law theory and Kelsen's Pure Theory of Law. It makes human life and dignity a certain frontier which cannot be crossed or ruled by the law.

Keywords

Human dignity, right to life, unconstitutional, Kelsen's Pure Theory of Law