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FEATURES OF PREVENTION OF JUVENILE ADMINISTRATIVE OFFENCES

The article delineates categories such as “preventive measures”, “prevention”, “suppression” and “warning”, proposes a definition of a concept “prevention of minor administrative offences,” clarified the causes and conditions that contribute to juvenile offenses, and also a system of special measures to prevent such offenses.

For a long time, the activity of state bodies, mainly law enforcement agencies, mainly was concentrated on identifying and disclosing violations already committed and not on their prevention. However, it has long been proven that prevention is the most effective and most humane way to deal with offenses. Scientists consider that the prevention of crime, including those which are committed by minors, is the most effective means of combating juvenile offenses.

The purpose of this article is to improve prevention of administrative offenses committed

by minors. To achieve this goal, it is planned to solve the following main objectives: to clarify the nature of terms such as “preventive measures”, “prevention”, “suppression” and “warning”, to conduct a distinction between them; formulate the concept of “warning of administrative juvenile offenses”; find out the causes and conditions that contribute to juvenile offenses, as well as a system of special measures to prevent such offenses.

Warning of administrative offenses committed by minors are humane, efficient, and most effective way to reduce the number of administrative offences because it is associated with such measures of the state and society that not only aimed at identifying and eliminating the causes and conditions contribute to offenses but also at keeping minors from their commission, suppression of offenses and bringing them to responsibility.