CRIMINAL LAW AND CRIMINOLOGY; PENAL LAW

Trofimov S.A.

Candidate of Juridical Sciences, Honoured Lawyer of the Autonomous Republic of Crimea, Senior Lecturer at Department of Administrative Legal and Criminal Legal Disciplines, Yaroslav Mudryi National Law University

FOREIGN EXPERIENCE IN THE RECOGNITION OF THE ORGANIZATION AS A TERRORIST AND BRINGING IT TO RESPONSIBILITY

The article considers foreign experience in the recognition of terrorist organization and bringing it to responsibility. A particular attention is paid to the legislation of the USA and the Russian Federation. The author concludes that legal mechanism of recognition of terrorist organization is the most optimal for the domestic legal practice.

Terrorism ultimately became one of the major problems, with which humanity has entered the XXI century. Terrorism and extremism in all forms of their manifestation increasingly threaten the security of many countries and their citizens, cause very significant political, economic, and moral damage, make a strong psychological impact on large numbers of people, more and more take lives of innocent people.

An important instrument of influence on subjects that implied violations of law always was the rules that punish such violations. No exception is the sphere of combating terrorism, but in the case of individuals who support terrorist activities everything is more or less clear because most of the countries have significant criminal legal instruments, it is more complicated when it comes to legal entities.

Given this situation, there is a need to study foreign experience of recognition of a terrorist organization and bringing it to responsibility. Based on the relevance of the theme, not claiming to comprehensive coverage of all aspects of that topic, the author set out to describe the procedural rules of recognizing a terrorist organization by the example of leading countries.

30 № 2/2016 LEGAL NOVELS Scientific law journal