关于未成年人犯罪的刑事责任问题

摘要

在当今社会,青少年犯罪不仅关系到家庭,而且关系到国家和社会的稳定。由 于我国对未成年人刑事责任的研究起步较晚,相关法律法规不完善或分散在各种法 律法规和法律解释中,给理论研究和司法实践带来了一系列困难。

随着未成年人犯罪案件的日益增多,对未成年人刑事责任的研究已成为刑法学界关注的焦点之一。未成年人刑事责任的概念和特征具有特定的含义。我国有关未成年人刑事责任的理论主要包括未成年人刑事责任的年龄、未成年人刑事责任的范围以及宽大与不适用死刑两大基本原则。我国未成年人刑事责任的实现存在一系列问题。法律应当从刑罚方法和非刑罚方法两个方面完善刑事处罚制度。

关键词:成年人犯罪;刑事责任;缺陷;完善

ABSTRACT

In today's society, juvenile delinquency is not only related to the family, but also related to the

stability of the country and society. Due to the late start of the research on juvenile criminal

responsibility in China, the relevant laws and regulations are imperfect or scattered in various laws and

regulations and legal interpretations, which brings a series of difficulties to the theoretical research and

judicial practice.

The increasing number of juvenile delinquency cases leads to the study of juvenile criminal

responsibility has become one of the focus of criminal law academia. The concept and characteristics

of juvenile criminal responsibility have specific meanings. The theories related to juvenile criminal

responsibility in China mainly include the age of juvenile criminal responsibility, the scope of juvenile

criminal responsibility and the two basic principles of leniency and non-application of death penalty.

There are a series of problems in the way of realizing the criminal responsibility of the juveniles in Our

country. The law should improve the criminal punishment system from two aspects: the method of

punishment and the method of non-punishment.

Keywords: Adult crime; Criminal responsibility; Defects; Improvement

以上内容仅为本文档的试下载部分,为可阅读页数的一半内容。

如要下载或阅读全文,请访问:

https://d.book118.com/417102116151006121