

THE PROCESS OF PROVING THE OFFENSES WITH THE OBJECT ECONOMIC CRIME

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Abstract

The Constitution in the article 11 provides that: “The economic system of the Republic of Albania is based on private and public property, as well as the market economy and the freedom of economic activity. Public and private property shall be protected by law”.

The study by mixing methods aimed at identifying the problems that have arisen in practice about economic crime offenses, evidence of the lack of a consolidated doctrine in Albania, the existence of a no unified practice, solutions and how to go from this situation. In this study the identification of cases that have arisen in practice in relation to these offenses will be used to measure the relationship between the administration of the prosecutor's office of the court and the outcome of their work in the fight against these crimes. The reason for combining data both methodologies is to better understand the research problem. Few studies have been done in this area so related literature and practice is still weak. For this reason the treatment of these works became the subject of this paper, in order to bring something new about them, identification of cases that have arisen in practice in relation to these offenses. As many studies and much more attention be paid to economic crimes and the consequences they bring, the more effective will be the expectations of the work of any prosecutor or judge and the safer you will feel in society. The importance of the study of these offenses related to the fact that in Albania, where fair trade missed almost half a century, the meaning of the provisions of these laws presents particular difficulties in terms of the consequences that flow from them, such as loss of public revenue, negative impact on society, breach of trust in the economic system and the deformation of the national economy.