
CONTENTS

PREFACE	11
---------------	----

I TITLE LEGAL NATURE AND SYSTEMIC PROPERTIES OF THE MULTIPLICITY OF CRIMES

CHAPTER 1

Multiplicity as a Special Form of Criminal Activity	21
--	-----------

§ 1. Legal Nature of the Multiplicity of Crimes as a Kind of Criminal Behaviour	21
§ 2. Unified Crime as a Structural Element of the Multiplicity of Crimes	40
§ 3. Problems of the Multiplicity Accounted by the Legislator	55
§ 4. Multiplicity of Crimes in Judicial Practice and in Statistical Data	82

CHAPTER 2

Multiplicity in the System of Intra-Sectoral and Inter-Sectoral Legal Relationship	93
---	-----------

§ 1. Multiplicity of Crimes in the System of Multiplicity of Offences ..	93
§ 2. Intra-Sectoral Systemic Communications of the Legal Norms of the Institute of Multiple Crimes	104
§ 3. Inter-Sectoral Communications of the Legal Norms of the Institute of Multiple Crimes	118

II TITLE
FORMS OF THE MULTIPLICITY OF CRIMES:
QUALIFICATION AND IMPOSITION OF PUNISHMENTS

CHAPTER 3

Forms of the Multiplicity of Crimes, not Involving the Perpetrator's Previous Conviction	131
§ 1. Qualifying Significance of the Repetition of Crimes	131
§ 2. Qualifying Significance of Cumulative Crimes	155

CHAPTER 4

Multiplicity of Crimes, Involving the Perpetrator's Previous Conviction (Recidivism of Crimes)	187
§ 1. The Concept and Juridical Signs of the Recidivism of Crimes	187
§ 2. Types of the Recidivism of Crimes	204

CHAPTER 5

Imposition of Punishment for Multiplicity of Crimes	217
§ 1. The General Issues of Imposing Punishment for Multiplicity of Crimes	217
§ 2. Imposition of Punishment for Multiplicity of Crimes not Involving the Perpetrator's Previous Conviction	222
§ 3. Imposition of Punishment for Multiplicity of Crimes Involving the Perpetrator's Previous Conviction (for Recidivism of Crimes)	239

CONCLUSION	243
-----------------------------	------------

BIBLIOGRAPHY	249
-------------------------------	------------