► CORRUPTION CONCEPTS AND TERMINOLOGY IN ENGLISH, LITHUANIAN AND NORWEGIAN

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Purpose – Corruption is the term, which encompasses a wide range of offences. Its etymology traced to Latin *corruptus* "broken in pieces" from the stem of *rumpere* "to break". Transparency International, an international non-governmental organisation fighting the corruption in many countries of the world, defines it as "the abuse of entrusted power for private gain". Depending on the amounts of money lost and the sector where it occurs, corruption falls under different subcategories, the main of which are grand, petty and political corruption.

Corruption offences are defined in both international treaties and national legal acts adopted to promote and strengthen measures to combat corruption. The most prominent international instruments on this area are The United Nations Corruption against Corruption (2004), The Council of Europe's Criminal Law Convention on Corruption (1999), The Council of Europe's Civil Law Convention on Corruption (1999).

This paper addresses a contrastive analysis of the most commonly used

This paper addresses a contrastive analysis of the most commonly used corruption terms in international and national documents in three different languages: English, Lithuanian and Norwegian. It attempts to establish counterparts of terminology denoting different subcategories of corruption and offers a study into semantic differences of the analysed terms and the degree of their equivalency, as well as notes on occurring synonymy.

Design/methodology/approach - Semantic study of selected terminology and contrastive analysis of the findings.

Findings – The research revealed the scope of terminology denoting corruption offences in English, Lithuanian and Norwegian and disclosed their semantic differences. The results allowed to group the terms of the analysed languages into equivalency categories (near equivalents, partial equivalents and non-equivalents) and give recommendations to translators of legal texts, as well as compilers of multilingual terminology databases.

Research limitations/implications – The paper focuses on the data of three languages. Further research might encompass the data of other European languages to create a more comprehensive picture of the usage of corruption terminology in Europe.

Practical implications – The offered insights into the usage of the terms, established counterparts in three languages, their semantic structure and synonyms are believed to add to efficient international professional communication.

Originality/Value – The research constitutes the first attempt to describe the corruption terminology in the international and national documents in English, Lithuanian and Norwegian and discuss their semantic differences.

Keywords: corruption, bribery, trading in influence, contrastive terminology analysis, equivalency of legal terms

Research type: research paper

UNCONVENTIONAL TASKS OF FORENSIC LINGUISTIC EXPERTISE: INVESTIGATION OF PLAGIARISM

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Purpose – to analyze non-conventional possibilities, problems and ways of improvement of forensic investigation tasks such as linguistic expertise and plagiarism.

Methodology – state-of-the art literature analysis.

Findings – the issues of the investigation and interpretation of texts and oral discourse, defamation, insult, incitement of racial, national or religious hatred, infringement of copyright or plagiarism are not less and at times even more significant.

Keywords: linguistic expertise, authorship identification, linguistic features, plagiarism

Research type: literature review, general review

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