#### АННОТАЦИИ И КЛЮЧЕВЫЕ СЛОВА ЖУРНАЛ «ВЕСТНИК ЭКОНОИЧЕСКОЙ БЕЗОПАСНОСТИ» №2, 2020 (англ.)

#### ABSTRACT AND KEYWORDS BULLETIN OF ECONOMIC SECURITY №2, 2020

### SUDEBNIK 1497 – CODIFIED SET OF LAWS ON THE FORMATION OF UNIFIED ALL-RUSSIAN SECULAR LEGAL SYSTEMS IN THE FORMATION OF THE RUSSIAN CENTRALIZED STATE

Ruslan M. Akhmedov

**Abstract**. The construction of a Russian centralized state under the political will of the Moscow Grand Duke inevitably affected the domestic legal system. As a result of the strengthening of the sovereign rights of the autocratic secular ruler, the conditions for the implementation of state-confessional relations were revised at the legislative level. As a result, a number of rights and privileges were withdrawn from the confessional institutions of Russia by the Soviet authorities and Church jurisdictional activity was restricted. A clear expression of the new state policy in this matter was the court of justice in 1497.

**Keywords**: code of law, the Ancient Russian state, Moscow, the Grand Duke, right, Christianity, Church, jurisdiction.

#### THE MAIN DIRECTIONS OF INCREASING THE EFFECTIVENESS OF CIVIL SOCIETY INSTITUTIONS' PARTICIPATION IN THE IMPLEMENTATION OF PUBLIC CONTROL OVER THE IMPLEMENTATION OF THE MIGRATION LEGISLATION OF THE RUSSIAN FEDERATION

Vitaliy Yu. Belsky, Nikolay N. Gusev

**Abstract**. Based on the specifics of the control activity of civil society institutions, the main directions for improving the effectiveness of their participation in the implementation of public control over the implementation of migration legislation are determined. For each direction, the corresponding tasks and types of work are allocated, in the course of which they should be solved.

**Keywords**: efficiency, civil society institutions, control, public control, migration legislation, ways to improve efficiency, factors for improving the effectiveness of control.

### THE COMMUNICATIVE FUNCTION OF LAW

### Vitaliy I. Popov

**Abstract**. The article provides a functional analysis of the law. The author concludes that the communicative function of law is independent and is aimed at ensuring safe and orderly interaction of social subjects. In relations between the state and civil society, this function serves as a basic form of official information exchange in order to prevent socially dangerous conflicts and legitimate forms of state response to threats of their occurrence.

**Keywords**: law, functional analysis of law, function of law, communicative function of law, legal communication, state, civil society.

### INNOVATIONS IN TEACHING ANTI-CORRUPTION BEHAVIOR OF EMPLOYEES OF INTERNAL AFFAIRS BODIES IN THE SYSTEM OF PROFESSIONAL SERVICE TRAINING

Vitaliy V. Kopylov, Elena A. Dotsenko, Irina A. Tolstova

**Abstract**. Considered modern problems of professional training of anti-corruption behavior of employees of internal affairs bodies. Examined preventive measures aimed at forming anti-corruption behavior of employees of internal affairs bodies, the influence of corruption on the formation of public opinion about law enforcement agencies, and international practice of interactive training in anti-corruption behavior. Analyzed the imperfections of modern professional training of employees of internal affairs bodies on the formation of anticorruption behavior, and suggests the introduction of new forms and methods of anti-corruption training.

**Keywords**: corruption, anti-corruption education, anti-corruption training, interactive method of anti-corruption training.

# SOME ASPECTS OF IMPROVING LEGAL REGULATION AND THE IMPLEMENTATION OF THE CONSTITUTIONAL RIGHT OF CITIZENS TO APPEAL

Anatoliy Yu. Olimpiev, Elena I. Mayorova

**Abstract**. Discussed some aspects of improving legal regulation and the implementation of the constitutional right of citizens to appeal. Analyzed the current legislation and makes several proposals for amending and supplementing the Federal Law «On the Procedure for Considering Appeals of Citizens of the Russian Federation» dated 02.05.2006 No. 59.

**Keywords**: legal regulation, human and civil rights and freedoms, political rights, right to appeal, Constitution of the Russian Federation.

# OWNERSHIP AS A FUNDAMENTAL RIGHT IN THE SYSTEM OF REAL RIGHTS

#### Sergey A. Anokhin

Abstract. The article deals with the content of the «triad of rights» of the owner, signs of the legal nature of property rights, property rights, the special role of property rights as a fundamental right in the system of property rights.

**Keywords**: real law, classification of real rights, ownership, right of succession, «triad of rights», signs of ownership, limits of the exercise of property rights.

#### ON THE PERMISSIBILITY OF RESTRICTIONS ON THE FREEDOM OF WILLS OF REAL ESTATE IN THE RUSSIAN FEDERATION Mamuka I. Nikitin

**Abstract**. In the article based on the analysis of legal literature and legislation on the permissibility of restrictions on the freedom of wills of real estate in the Russian Federation several judgments are made: the legal basis for the Institute of real estate wills are the provisions of Part three of the Civil code of the Russian Federation; the General provisions of Part three of the Civil code of the Russian Federation on the will of real estate should not be defined as the principle of dispositivity, but the General rules of inheritance; restriction of the freedom of will, including real estate, can be considered as an exception to the General rules.

**Keywords**: Russian Federation, legislation, normative legal act, Constitution of the Russian Federation, Federal law of the Russian Federation, civil legislation, Civil code of the Russian Federation (Part one, Part two, Part three, Part four), civil law, Institute, inheritance of immovable property, restrictions on the freedom of will of immovable property, immovable property.

#### ON THE ISSUE OF SOME PROBLEMS AND PROSPECTS OF LIFE INSURANCE IN THE EUROPEAN UNION AND THE RUSSIAN FEDERATION

Roman S. Rodin

**Abstract**. Discussed some of the problems and prospects of life insurance in the European Union and the Russian Federation. Conducted a comparative analysis and draws some conclusions.

**Keywords**: insurance contract, property insurance, life insurance, insurer, policyholder, insurance service, insurance market, European Union, Russian Federation.

# EXPERIENCE IN SELF-REGULATION OF BUSINESS AND PROFESSIONAL ACTIVITIES IN SOME FOREIGN COUNTRIES

Dina P. Strigunova

**Abstract**. The purpose of this article is to analyze the legislation of individual foreign states from the position of self-regulation of entrepreneurial and professional activities within the framework of self-regulatory organizations.

**Keywords**: business law, organization of business relations, non-state regulation, self-regulatory organization, selfregulatory organization, foreign law

# CITIZENS OF THE RUSSIAN FEDERATION AND FOREIGN CITIZENS AS SUBJECTS OF THE RIGHT TO HEALTH

Artur A. Shakirov

**Abstract**. Discussed some aspects of the legal status of citizens of the Russian Federation and foreign citizens as subjects of the right to health protection. At the same time, in the interests of the article, the legal status of stateless persons is partially considered.

**Keywords**: healthcare, medical service, medical care, medicine, health, citizen of the Russian Federation, foreign citizen, stateless person.

#### PATENT AND SELECTIVE PROTECTION OF PLANTS

#### Lyubov' V. Shcherbacheva

**Abstract**. Made an attempt to distinguish between patent and breeding protection of biological products. Shown the analysis of modern technologies of genomic editing of plants, whose place in the system of objects of intellectual rights has not yet been revealed.

**Keywords**: genetic engineering, intellectual property, reproductive technology, breeding technologists, hybrid plants.

#### ABOUT RENOVATION OF REAL ESTATE IN THE CITY OF MOSCOW Nodari D. Eriashvili, Pavel I. Zhurilo

**Abstract**. In the article, based on the analysis of legal literature and legislation on renovation in the city of Federal significance – the city of Moscow, several judgments are made: in view of unsettled renovation, it is necessary to use it as an experiment only in certain subjects of the Russian Federation with the highest rates of economic development and not subsidized; renovation can be one of the directions of economic policy in the city of Federal significance – the city of Moscow; in General, renovation can be defined as a complex legal institution, including the norms of civil and housing legislation; it is premature to extend the experience of renovation to the majority of subjects of the Russian Federation.

**Keywords**: Russian Federation, subject of the Russian Federation, city of Federal significance – Moscow, regulatory legal act, the Constitution of the Russian Federation, Federal law of the Russian Federation, the RF Civil code (Part one, Part two), the Housing code of the Russian Federation, the Law of Moscow «Housing policy Framework of the city of Moscow» dated January 27, 2010, renovation, real estate

# SUSPENSION OF PERFORMANCE OF OBLIGATIONS AS A UNILATERAL HUMAN RIGHTS MEASURE

Nikolay V. Yuzhanin

**Abstract**. Suspension of performance of obligations as a protective measure in various civil obligations is analyzed. We consider the temporarily waived consequences of suspension as the first stage to a more radical turn, due to the refusal to perform the obligation. There is a stimulating security nature of suspending the performance of obligations, as well as a compelling element of influencing the will of the counterparty. The categories of compulsion, compulsion, and inducement to fulfill obligations are compared. It is argued that the right to suspend performance should be recognized in a number of cases and outside of strictly synallagmatically linked obligations. The proportionality of the consequences of the application of suspension and refusal of execution on various grounds is analyzed. It is summarized that the Institute of suspension of execution belongs to the form of self-defense of the right.

**Keywords**: suspension of performance of obligations, self-defense, measures of operational influence, performance of obligations, unilateral refusal of the contract, coercion, compulsion, inducement to perform the obligation

# EXTREMISM AND TERRORISM IN THE ENVIRONMENT: THE PROBLEM OF LEGAL REGULATION

Yuliya A. Ivanova, Damir R. Akhmedov, Kirill I. Ozerov

Abstract. Extremism and terrorism in the modern period of public development has become one of the most acute problems, which seriously destabilizes the situation both in the state and in society as a whole. It is no coincidence that in his messages to the Federal Assembly of the Russian Federation, the President of the Russian Federation annually notes extremism and terrorism as serious threats to stability and public security. It is worth noting that law enforcement agencies are fighting these negative social phenomena, however, this problem in the modern world falls into the global category, and, unfortunately, has acquired the character of the most relevant and significant, which makes it difficult to organize countermeasures and preventive measures within one national state.

Keywords: terrorism, extremism, environment, environmental terrorism.

# THE ROLE AND IMPORTANCE OF THE FAMILY, SOCIETY AND THE STATE LEGAL EDUCATION OF MINORS

Anatoliy V. Bogdanov, Nikolai V. Rumyantsev, Evgeniy N. Khazov

**Abstract**. The article deals with the issues of legal education of minors. The causes and conditions of the emergence and spread of crime among young people are analyzed. The main directions of preventive measures to prevent and combat juvenile delinquency in Russia are proposed.

**Keywords**: minors, youth environment, legal education, crime, juvenile crime, prevention, counteraction, units of the internal affairs bodies.

# TO THE QUESTION OF STAGES OF DEVELOPMENT OF THE CRIMINAL LEGISLATION OF RUSSIA

#### NadezhdaYu. Drozdova

**Abstract**. Analyzed the historical background and trends in the development of Russian criminal law. The article considers the stages proposed in science, and proposes the author's periodization of the criminal legislation of Russia.

**Keywords**: stages, periods, criminal legislation of Russia, medieval law, modern age, Soviet legislation, modern stage.

### ON THE ORIGINS OF OFFENSES COMMITTED ON THE SOIL OF INTER-CONFESSIONAL RELATIONS

#### Nadezhda G. Dubovik

**Abstract**. The article discusses the main causes and negative factors, the formation of interethnic conflicts. This problem is especially typical for the territories where peoples and ethnic groups live, with heterogeneous confessional affiliation, with a material and spiritual culture that is special for each nation.

**Keywords**: interethnic and religious relations, interethnic and religious conflicts, ethnos, confession, reasons for the formation of interethnic and religious conflicts, interstate consent.

# THE PRINCIPLE OF NULLUM CRIMEN SINE LEGE IN RUSSIAN CRIMINAL LAW

#### Alexander V. Kursaev

**Abstract**. The article deals with the implementation of the principle of nullum crimen sine lege (no crime without law) in Russian criminal law. The connection of this principle with analogy is revealed. The article analyzes the effect of the principle nullum crimen sine lege in the case of overcoming gaps in the criminal law and in the interpretation of criminal law.

**Keywords**: principle of criminal law, nullum crimen sine lege, legal gap, analogy, interpretation.

### ON THE ISSUE OF ACCOUNTING AND ANALYSIS OF TYPOLOGICAL FEATURES OF PARTICIPANTS IN ORGANIZED CRIMINAL GROUPS IN THE INVESTIGATION OF ORGANIZED CRIMINAL ACTIVITY

#### Lidia I. Larionova

**Abstract**. This article discusses some issues related to the consideration and analysis of typological characteristics of participants in organized criminal groups in the investigation of organized criminal activity. The author analyzes and draws some conclusions.

**Keywords**: organized crime, crime, organized crime prevention, crime prevention, criminal community.

## DETERMINANTS OF INFORMATION AND TELECOMMUNICATION FRAUD

Tat'yana V. Molchanova, Vadim A. Aksenov

**Abstract**. The main object of this research is to determine the main determinants of fraudulent activities committed using IT technology. The research summarizes the statistical information about the state of fraudulent activities of this category and the prospects for continued growth. The views about cause and conditions expressed by domestic and foreign scientists, including the author of the research. Methodological basis: deduction, induction, generalization, description, comparative legal analysis, structural and functional method.

**Keywords**: determinants, information and telecommunication technologies, Internet, cybercrime, fraud.

# THE PHILOSOPHICAL FLAW OF CLASSICAL CRIMINOLOGY AND ITS TRANSFORMATION

Victor N. Fadeev

**Abstract**. The purpose of this article is to show that the problem of the survival of the country and people in the near and distant future, which – as a temporary component of the life of the nation – is not the subject of professional attention of criminology. And this is an unanswered question that can and should be posed to those who think about national security and are related to it, first of all, to criminologists and statesmen. **Keywords**: classical (academic-materialistic), neoclassical (retrospectively critical), non-classical (constructively targeted metaphysical), global (planetary-cosmic), practical (expert and prognostic) criminology.

# JUDICIAL PRACTICE OF APPLYING A PREVENTIVE MEASURE IN THE FORM OF A BAN ON CERTAIN ACTIONS

Svetlana S. Arsent'eva

**Abstract**. Analyzed the judicial practice of applying a preventive measure in the form of a ban on certain actions. Some problematic issues on the application of this rule are formulated with the conclusion that the explanations of the Supreme Court of the Russian Federation are relevant for their resolution in order to form a unity of judicial practice in understanding the content of the bans of the norm of article 105.1 of the criminal procedure code of the Russian Federation.

**Keywords**: preventive measure in the form of a ban on certain actions, judicial practice, interpretation of the norm, bail, house arrest

### CHARACTERISTICS OF THE MEANS AND TECHNOLOGIES OF ORGANIZING THE ACTIVITIES OF THE INVESTIGATOR, INQUIRER

Tat'yana Yu. Vorozheykina

**Abstract**. In the study, means and technologies of the scientific organization of activities of the investigator in connection with the exercise of criminal proceedings, the use of organizational, technical, tactical and instructional techniques, methods, tools and recommendations in the exercise of professional activities, information technology, and most conducive to the reduction of labor costs to conduct investigations are: access to information about criminal convictions; FNS; camera video surveillance for investigative actions; a database of credit institutions; E-mail; fax, telephone; civil registry offices; healthcare institutions, etc.

Keywords: technologies, investigator, inquirer, criminal proceedings, digital information, investigation

#### ABOUT SOME PROBLEMS OF INVESTIGATION OF ENVIRONMENTAL CRIMES COMMITTED IN INDUSTRIAL CITIES

Evgeniya Yu. Samolaeva, Tat'yana N. Borodkina

**Abstract**. In this article, the authors draw attention to environmental problems in large cities of Russia and some foreign countries, and assess the level and detection of this type of crime. The features of initiation and investigation of environmental crimes are analyzed. Some problems related to the investigation, compensation for damage caused by an environmental crime, and the judicial perspective of criminal cases are identified. The necessity of using special knowledge, as well as the development and implementation of modern environmental technologies is justified. Conclusions are formulated about the need to study the methods of investigation of environmental crimes, taking into account the direct object of encroachment. It is proposed to strengthen control over all areas of the economy, so that enterprises reduce the negative impact on the environment and human health in large cities.

**Keywords**: environmental crimes, environmental expertise, investigation, special knowledge, environmental expertise, environmental technologies, ecology, cancer.

### COOPERATION OF STATES ON COUNTERACTION TO CRIMES IN THE FIELD OF INFORMATION TECHNOLOGIES ON THE PLATFORM OF THE INTERPOL GLOBAL COMPLEX OF INNOVATION

Anastasia I. Mysina

**Abstract**. The article is devoted to the analysis of cooperation of states in countering crimes in the field of information technology on the platform of the Interpol Global Complex of Innovations. The author conducted a study of current activities of this complex, and also formulated conclusions regarding its role in coordinating transnational interaction in the area under consideration.

**Keywords**: crimes in the field of information technology, international cooperation, international organizations, Interpol Global Innovation Complex, mechanisms for coordinating interstate interaction.

### THE MAIN DIRECTIONS OF IMPROVING PREVENTIVE ACTIVITIES BASED ON THE RESULTS OF FORENSIC RESEARCH OF DOCUMENT DETAILS

Olga A. Barinova

**Abstract**. The current state of the practice of solving problems aimed at understanding the causes that created favorable conditions for the commission of a crime is analyzed. Considered the forms of forensic prevention, revealed their content. The main directions of improving preventive activities are described. The necessary of coordination the interaction of expert organizations with law enforcement bodies in order to prevent crimes with the use of documents and in relation to documents is concluded.

Keywords: expert prevention, document, forecasting, systematization, interaction.

### ABOUT PREVENTIVE ACTIVITIES OF AN EXPERTS-HANDMARKING

Mikhail V. Bobovkin, Alexey A. Protkin, Olga A. Didenko

**Abstract**. The article highlights the topical issues of the preventive activities of an expert-handwriting expert. The authors determine the categories of handwriting objects that are most vulnerable to criminal offenses – uninformative signatures and short notes, electrographic images of manuscripts. The possibilities of preventing crimes related to the implementation of the workflow of the Russian Federation are considered.

**Keywords**: preventive activities of an expert-handwriting expert, uninformative signatures and short notes, electrophotographic images of manuscripts, statutory and hybrid signatures, validation and certification of methodological support.

# PREVENTIVE ACTIVITIES OF THE EXPERT ASSOCIATED WITH THE ESTABLISHMENT OF SIGNS OF FORGERY OF PROTECTIVE HOLOGRAMS

Stanislav M. Bobovkin, Yana M. Sizova, Inna G. Zakharova

**Abstract**. Discussed the main methods of imitation of protective holograms, that are most often found in forensic science practice. Their common variations are illustrated. In order to carry out preventive measures aimed at identifying the facts of forgery of documents and securities, some diagnostic signs characteristic of certain methods of imitation of this means of protection are described.

Substantiated the need for full-fledged forensic investigations of protective holograms, allowing to establish a set of diagnostic features characterizing various methods of their manufacture and imitation. It is noted that the main provisions of the work can be used in order to conduct appropriate experimental and methodological developments in the field of forensic research of documents.

**Keywords**: technical and forensic examination of documents; protective hologram; methods of imitation; stamping; metallized foil; diagnostic signs characteristic of certain methods of forgery.

# LINGUISTIC EXPERTISE OF NORMATIVE LEGAL ACTS AS A MEANS OF CORRUPTION PREVENTION

Elena I. Galyashina

**Abstract**. Considered the possibilities of preventing corruption manifestations by means of legal text linguistic research. It is concluded that the identification of legal and linguistic uncertainty, which acts as one of the corruption-causing factors, serves as an effective means of preventing corruption.

**Keywords**: corruption prevention, anti-corruption linguistic expertise, legal and linguistic uncertainty, prevention.

#### ESTABLISHMENT OF INFORMATION CONTAINED IN ELECTRONIC DATABASES ON THE IDENTITY OF THE OFFENDER AS ONE OF THE METHODS OF FORENSIC PREVENTION

Konstantin E. Demin, Tat'yana I. Abduragimova

**Abstract**. The article deals with theoretical, methodological and didactic issues of establishing data on the identity of criminals contained in electronic databases as an element of forensic prevention.

**Keywords**: expert prevention, databases, telecommunication technologies, psychological portrait, computer polygraphology.

# ABOUT THE IMPORTANCE OF FORENSIC PREVENTION IN THE INVESTIGATION OF TRAFFIC ACCIDENTS

Vladimir A. Zhavoronkov

**Abstract**. In this article some aspects of the organization of activity of employees of expert-criminalistics divisions of law – enforcement bodies are considered, that aimed at identifying the causes and conditions conducive to the Commission of traffic accidents during the inspection of the scene and during forensic of crash accident. As a result of the analysis of the factors that adversely affect traffic situation, the author offers some measures of organizational-legal character which would reduce accidents on the roads and enhance the performance of employees of an expert-criminalistics divisions to identify the causes and conditions contributing to the occurrence of the accident.

**Keywords**: traffic accident, traffic rules, expert prevention, circumstances affecting the traffic situation.

### EXPERT AND PREVENTIVE ACTIVITIES AT THE PRESENT STAGE

Igor V. Kiselevich

**Abstract**. The article reveals the problems of forensic prevention. Their reasons are revealed, and ways of their decision are offered.

Keywords: forensic prevention, forensic examination, forensic examination, crimes.

### IMPROVEMENT OF PREVENTIVE ACTIVITY IN TRASOLOGICAL EXAMINATION OF TRACES OF PRODUCTION AND TECHNOLOGICAL MECHANISMS

Victoria A. Koglina

**Abstract**. The article is devoted to the problems of preventive expert activity, certain aspects of which are considered in the production and issuance of an opinion on the issues of traceological examination of traces of production and technological mechanisms. The author formulated the methodology and directions of expert prevention at the present stage.

**Keywords**: forensic examination, expert prevention, mass production, traological examination, methodological support, production mechanism.

### SOME ASPECTS OF EXPERT PREVENTION IN THE STUDY OF HANDS THAT HAVE BEEN TAMPERED WITH

Alexander V. Kozlov

**Abstract**. Technological progress and the availability of information in open uncontrolled sources of the Internet make it possible to falsify, both in the traditional sense and in the latest information protection media. Falsification for a considerable amount of time is a problem for various areas of criminal orientation. The article discusses the main directions of prevention and prevention of errors in the study of handprints subjected to falsification. In this regard, the author proposed the stages of preventive actions. These include: the work of a forensic specialist at the scene, a preliminary study of handprints and their expert research, including biological to confirm the fact of falsification.

**Keywords**: prevention, detection, seizure, dactyloscopy, research, object, site inspection, handprints, DNA, falsification, biometric protection, information.

# CURRENT FORENSIC CAPABILITIES AS A FACTOR IN CRIME PREVENTION

Sergey M. Kolotushkin,

**Abstract**. Discussed issues related to the prognostic function of modern expert activity. On the basis of expert research, a statistical analysis of certain patterns and trends, reasonable forecasts are made regarding the prevention of certain types of crimes. Such forecasts may relate to the use of various means and methods of combating crime. **Keywords**: forensic examination, crimes, prevention, counteraction.

# ABOUT SOME FEATURES OF PREVENTIVE ACTIVITIES FOR PREVENTING EXPERT ERRORS

Dmitry A. Kudryashov

Abstract. This article discusses a number of aspects of preventive activities to prevent expert errors in the production of forensic examinations. The analysis of various definitions of the concept of expert error in legal proceedings, given in the scientific and forensic literature. Based on what, the author gives a refined concept of expert error. Some features of the prevention and prevention of expert errors are considered. An integrated approach is proposed when considering this topic. In conclusion, the author formulated individual recommendations for the prevention and prevention of the most common expert errors.

**Keywords**: forensic examination, preventive activities, expert error, expert prevention, prevention of expert errors, prevention of offenses.

# ORGANIZATION OF THE USE OF SPECIAL KNOWLEDGE IN THE PREVENTION OF CRIMES COMMITTED WITH THE USE OF DOCUMENTS

Alexey F. Kupin

**Abstract**. Considered the expert prevention as one of the forms of activity of a forensic expert in the production of expertise. Analyzed the emergence and current state of preventive activities of the expert. It is established that currently insufficient attention is paid to the possibilities of forensic examination in the prevention of crimes. On the example of handwriting expertise and technical forensic examination of documents identified typical reasons that created favorable conditions for performance of the Commission of illegal acts. Recommendations of preventive character on elimination of the circumstances promoting committing a crime, and also the organization of interaction of the judicial expert with law enforcement officers and other state institutions are offered.

Keywords: prevention, organization, forensic institutions, document, interaction.

# PREVENTIVE ACTIVITIES OF THE EXPERT AND INVESTIGATOR, CONTRIBUTING TO THE PREVENTION OF CRIMES

Nadezhda P. Maylis

**Abstract**. Considered various approaches of preventive activities in forensic examination and in investigative practice, contributing to the disclosure, investigation and prevention of crimes; forms of preventive activities, based on which the features inherent in the investigator and expert are highlighted. Preventive activity is considered from scientific and practical points of view; possible ways of this activity in judicial and ecological examination are offered.

**Keywords**: preventive activities, expert, investigator, forensic environmental expertise, forensic auto technical expertise.

#### **PREVENTION ACTIVITIES IN FORENSIC BIOLOGICAL EXPERTISE** Tat'yana F. Moiseeva

**Abstract**. The importance of modern methods of forensic biological research, such as DNA analysis and olfactory method, in preventive activities is considered. The use of these methods in molecular genetic examination and examination of human odor traces, respectively, contributes to a more effective identification of the offender, and the prevention of new crimes.

**Keywords**: forensic biological examination, expert preventive activities, DNA analysis, olfactory method.

### MEDIA ACTIVITY AS PART OF THE PREVENTIVE EXPERT'S WORK

Tat'yana Mihailovna Nadeina, Elena A. Chubina

**Abstract**. The article is devoted to the urgent problem of the informational interaction of the expert community and the media with the aim of creating a safe media space, especially in situation of mass publicity campaigns. The reasons for negative reviews of experts and examinations in the mass media are analyzed. The conclusion is made that it is necessary to supplement the forms of information activities specified in the Federal state educational system IIIT the specialty 40.05.03 «Forensic examination». **Keywords**: forensic examination, media, expert's public image, publicity campaign.

# INFORMATION AS THE MAIN FACTOR OF PREVENTIVE ACTIVITY OF AN EXPERT TRASOLOGIST

Irina O. Nesmiyanova

**Abstract**. The article discusses the issues of preventive activity of forensic examination, its historical and legal analysis. Various points of view of leading forensic scientists are presented regarding the concept of prevention; the principles and forms of implementing preventive activities are considered. The author's definition of the preventive activity of an expert trasologist is given, its main tasks are listed.

**Keywords**: forensic examination, prophylaxis, forensic prophylaxis, preventive activities, expert trasologist.

# DNA CONTAMINATION PROBLEM IN THE LIGHT OF CRIMINALISTIC AND FORENSIC PREVENTION

#### Irina O. Perepechina

**Abstract**. The current state of forensic DNA analysis is characterized by an emphasis on determining the mechanisms of formation of DNA-containing traces. An important aspect here is the issues of DNA transfer, contamination, which are discussed in this article.

**Keywords**: DNA, DNA transfer, contamination, forensic DNA analysis, genetic data interpretation, forensic prevention.

# FEATURES OF THE COMPREHENSIVE APPLICATION OF SPECIAL KNOWLEDGE TO PREVENT CRIMES IN THE TRADITIONAL AND DIGITAL ECONOMY

Vladimir A. Prorvich

**Abstract**. The peculiarities of structuring a set of special knowledge necessary for the prevention of «high-tech» crimes in the sphere of economy – both «traditional» and digital – are considered. Several levels of problems related to the prevention of such crimes have been identified, and the main ways to solve them by the forces of specialists of higher qualifications on the basis of the use of a single legal algorithmic language have been proposed. The main approaches to the creation of algorithms for proper information support of investigative actions to identify, solve and investigate crimes of the species under consideration using special knowledge are described. **Keywords**: crime prevention, digital economy, blockchain, cryptocurrency, investigative algorithms, legal errors, special knowledge, legal algorithmic language.

# EXPERT PREVENTION IN THE CONDITIONS OF DIGITALIZATION OF FORENSIC ACTIVITIES

#### Elena R. Rossinskaya

Abstract. Given the genesis of forensic prevention and discusses its problems in the context of digitalization. It is shown that since almost any crimes are currently being committed with the help of computer tools and systems, the computer crimes prevention is of particular importance. The full structure of the methods of computer crimes, their constant modification is noted. To ensure the operation of the system of forensic prevention, it is proposed to create a special Center for forensic prevention in the system of law enforcement agencies.

**Keywords**: crime prevention, forensic prevention, computer crime, method of computer crime, digital footprint, forensic expert, specialist.

#### SOME PROBLEMS OF PREVENTION IN FORENSICS

Olga A. Sokolova

Abstract. The article is devoted to some problematic areas of prevention in forensic activities. The study of departmental normative acts allowed the author to propose an expanded classification of forms of forensic crime prevention activities. It includes new groups of objects, in particular, containing handwriting information, locking-sealing and signaling devices, fingerprints. Particular attention is paid to the need to develop criteria for expert prevention, the solution of legal, organizational and methodological problems of expert prevention. The necessity of developing the theory of expert forecasting is substantiated.

**Keywords**: forensic expert activity, expert initiative, objects of expert prevention, forms of forensic activity, crime prevention, preventive examination, expert forecasting.

### HABITOSCOPY INTEGRATION

Vasiliy Yu. Fedorovich

**Abstract**. The article is devoted to certain theoretical problems of forensic habitoscopy, issues of improving the training of forensic experts and the formation of their professional competence in the field of human identification based on appearance. The article shows the possibilities of individual scientific developments that demonstrate a comprehensive approach to research.

**Keywords**: habitoscopy, integration in forensics, criminalistic identification, expert prevention, training of forensic experts

## TRACEOLOGICAL STUDY OF THE CABLE SEALING DEVICES HACKED VIA THE EXPANSION GAPS

Alexey V. Filimonov, Mikhail V. Belyaev

**Abstract**. The article deals with a number of issues devoted to the study of rope (cable) locking and sealing devices. The features of nondestructive criminal hacking are analyzed. A tracological study of locking mechanisms of sealing devices «TP-350-01» and «Block-Garant M» was carried out, according to the results of which the experts presented recommendations on the features of the study of data and typical devices. The authors describe the design features of locking and sealing devices «SPRUT-777» and «SPRUT-777M» allowing to identify information-significant signs of criminal influence. In order to improve the efficiency of indicator functions in hacking and the effectiveness of tracological studies, the author proposed a scheme to improve the design of locking and sealing devices.

**Keywords**: locking and sealing device, non-destructive criminal hacking, special device «Probe», traces of criminal manipulation, sealing devices, «SPRUT-777», «SPRUT-777M», «TP-350-01» and «Block-guarantor M», technological gap of inlet and outlet openings, gelatin capsules of phenolphthalein.

#### THE SOLUTION OF SITUATIONAL PROBLEMS IN THE PRODUCTION OF FORENSIC EXAMINATIONS AS ONE OF THE METHODS OF EXPERT PREVENTION

Olga A. Kharlamova

**Abstract**. In order to carry out preventive activities, from the point of view of procedural legislation, it is necessary to draw up an expert opinion, in the framework of which situational tasks can be solved and are being solved. However, today there is no clear understanding of situational problems, there is no algorithm for the expert's actions to solve these problems, and in principle there is no methodological component for solving such problems. In studying various points of view, we came to the conclusion that situational tasks include the determination of external circumstances, the situation of the commission or concealment of an event (crime), which of course requires expert knowledge not only in any one area of knowledge. And today, from our point of view, it is advisable, instead of painstaking study of individual parts, to subject to a wide simultaneous study the whole situation of the scene of the incident as a whole. In the process of such a study, it will become clear what to highlight for the in-depth analysis that relates to the crime event and could potentially be linked into a chain of evidence, and in the future it will serve as a measure of preventive measures aimed at suppressing and preventing crimes.

**Keywords**: situational tasks, the concept of situational tasks, preventive activity of an expert, methods of prevention, a system of expert tasks, external circumstances, situation of an event.

### PREVENTION OF LOW QUALITY EXPERT CONCLUSIONS

Aleksey I. Hmyz

**Abstract**. Considered the issues of prevention of poor quality expert opinions, as well as measures aimed at improving the effectiveness of expert work.

**Keywords**: forensic expertise, expert opinion as evidence, prevention of deficiencies in expert opinions.

### ON THE ISSUE OF THE CONTENT OF THE PREVENTIVE ACTIVITIES OF THE FORENSIC EXPERT

Vitaliy N. Khrustalev

**Abstract**. The article, based on an analysis of expert practice, examines the contents of the forensic expert's preventive activities and the shortcomings of forensic expertise that prevent due process of disclosure and crime investigation, designed to effectively address the challenges of crime prevention. It is shown that among the problems of forensics the most urgent is the problem of ensuring the reliability of evidence obtained by expert means. Proposals are being made for a comprehensive solution to the problem.

**Keywords**: forensic activity, crime prevention, reliability of evidence obtained by expert means.

#### **STANDARDS IN THE FIELD OF FORENSICS AS A TOOL FOR THE IMPLEMENTATION OF A UNIFIED SCIENTIFIC AND METHODOLOGICAL APPROACH TO FORENSIC ACTIVITIES** Elena V. Chesnokova

Abstract. The article notes the active work on the development and approval of standards in the field of forensic examinations, carried out in the framework of the established on the basis of the RFCFS of the Russian Ministry of Justice of the Russian Technical Committee 134 «Forensic examination». It is emphasized that the search, development and adoption of common definitions for the terms used in forensic examination is a necessary basis for effective activities to develop a unified scientific and methodological approach in forensic activities through the introduction of common mechanisms for the validation of expert techniques, accreditation of forensic laboratories. The status of a group of specialists - representatives of various departments as standard developers and the achievement of consensus between them on the issue, which is key in the framework of the standardization of forensic activities, determine the way to introduce a unified scientific and methodological approach in forensic activities. It is noted that there are also problematic issues, one of which is a different approach to the classification of forensic examinations, based on traditional ideas formed by scientific schools that determine the development of science and practice in expert and educational institutions of different departmental affiliation. Conclusions are drawn that it is important to proceed from the scientific provisions of a particular examination, without giving preference to its name and position in the system of examinations in separate lists of genera and types of examinations made in expert institutions of various departments; and also that the proposed standard rules of search, discussion and adoption of the definition to the term of a separate kind and (or) type of forensic examination, is an effective tool to bring to uniformity of terms and definitions of forensic examination.

**Keywords**: standard of terms and definitions of forensic examination, introduction of a unified scientific and methodological approach, the procedure for developing standards, forensic activities.

# CIRCUMSTANCES OF THEFT OF NARCOTIC DRUGS OR PSYCHOTROPIC SUBSTANCES

#### Lubov' E. Chistova

**Abstract**. The article examines in detail one of the elements of the criminalistic characteristics of crimes – the circumstances in which crimes were prepared or committed. Attention is drawn to the content of this element. The analysis of existing points of view on this issue is made, the author's opinion is expressed and argued. **Keywords**: circumstances of the commission of crimes, crime scene, place and time of committing crimes, narcotic drugs, psychotropic substances.

### IMPLEMENTATION OF THE NATIONAL PROJECT «SAFE AND QUALITY ROADS» IN THE SMOLENSK REGION

O.A. Ignatenkov, Z.M. Dashdamirov, A.V. Yakutin,

**Abstract**. The article deals with the implementation of the national project «Safe and quality roads» in the Smolensk region, analyzes the components of the program, the specific measures for the implementation of the project in the Smolensk region. **Keywords**: safety, roads, local components, road traffic, promotion of road safity.

# LEGAL ENTITY, CARRYING OUT ACTIVITY ON OPERATION OF VEHICLES AND EDUCATIONAL ACTIVITIES

Alexander S. Rudnev

Abstract. The article is devoted to legal entities, carrying out activity on operation of vehicles, including transportation of passengers and cargo, as well as legal entities engaged in educational activities aimed at preparing candidates for the drivers of vehicles and training for certain categories of drivers of vehicles. The main requirements for these legal entities, their responsibilities and responsibility for nonperformance or improper performance of their duties are considered, the characteristic features of these groups of individuals are highlighted.

**Keywords**: administrative responsibility, duties of legal entities, basic requirements for legal entities, special subjects of administrative responsibility, legal entities.

### EFFICIENCY EVALUATION OF ADMINISTRATIVE AND JURISDICTIONAL ACTIVITIES OF ROAD PATROL UNITS OF TRAFFIC POLICE OF THE MINISTRY OF INTERNAL AFFAIRS OF RUSSIA

Eduard T. Sidorov, Evgeny A. Nikonorov

Abstract. Proposed criteria for the effectiveness of administrative and jurisdictional activities of the state traffic Inspectorate of the Ministry of internal Affairs of Russia. Formulated indicators that quantify these criteria, investigate their essence, and propose a method for evaluating the administrative and jurisdictional activities of road patrol units of the state traffic police of the Ministry of internal affairs of Russia. The proposed method allows us to evaluate not only quantitative indicators, which are calculated using statistical data that characterize the administrative and jurisdictional activities of traffic police departments. Qualitative indicators that take into account their mutual influence and allow for the overall assessment of the traffic police Department both in time (with the previous period of activity) and in space (with other divisions) are also subject to assessment.

**Keywords**: administrative offense, administrative responsibility, evaluation of the effectiveness of administrative and jurisdictional activities, proceedings in cases of administrative offenses, traffic police, road patrol service, internal affairs agencies.

#### FEATURES OF THE ORGANIZATION OF PUBLIC SERVICE IN THE TERRITORIAL BODIES OF THE MINISTRY OF INTERNAL AFFAIRS OF RUSSIA AT THE PRESENT STAGE. UNITY OF COMMAND AND SUBORDINATION (SUBORDINATION) IN THE SERVICE OF INTERNAL AFFAIRS BODIES

Yulia N. Sosnowskaya, Eleonora V. Markina

**Abstract**. The article reveals the features of the organization of public service in the territorial bodies of the Ministry of internal Affairs of Russia.

Keywords: service, country, state executive authorities.

### THE PROCEDURAL PARTICIPATION OF THE PARTIES AND THEIR REPRESENTATIVES IN ESTABLISHING THE ABILITY OF PERSONS WITH SPECIAL LEGAL STATUS TO UNDERSTAND THE SIGNIFICANCE OF THEIR ACTIONS OR TO LEAD THEM IN CIVIL PROCEEDINGS

Larisa E. Kiselevskaya

**Abstract**. The article examines the issue of the procedural participation of the parties and their representatives in establishing the ability of persons with special legal status to understand the significance of their actions or to lead them in civil proceedings. The conclusion is made on the improvement of the civil legislation of the Russian Federation: supplement of Ch. 5 Code of Civil Procedure of the Russian Federation Art. 54.1 «Representation of persons with special legal status», its revision is given. **Keywords**: party, representatives, procedural participation, subject and cause of action.

### **REGIONAL MECHANISM FOR IMPLEMENTING NATIONAL INTERESTS**

Elena I. Kuznetsova

**Abstract**. The article determines that the methodological basis for the formation of a mechanism for ensuring regional economic security consists in justifying strategic directions for protecting the economic interests of the population, economic entities of the region in combination with state interests, and program measures to improve legal, economic, financial, and organizational tools for countering crisis situations in the economy and social sphere. The analysis of internal and external mechanisms for ensuring the economic security of the Moscow region, which in its internal structure contains such mechanisms of economic policy as the quality of life, the quality of the environment and doing business.

Keywords: regional economic security, national interests, regional mechanism, implementation.

# PURCHASING RESEARCH METHODOLOGY FOR ENSURING STATE NEEDS

Aleksandr N. Litvinenko, Nikolay V. Myachin

**Abstract**. In the article the authors consider the existing approaches to the study of procurement from the perspective of economic science. The analysis of the research methodology in this area is conducted step by step with the exhibition of some examples of dissertations and subsequent illustration of the applied scientific methods that allowed to achieve specific results.

Keywords: research methodology, research methods, procurement, contract system.

### A SET OF MEASURES TO ENSURE THE ECONOMIC SECURITY OF THE NATIONAL MONETARY AND FINANCIAL SYSTEM

Andrey V. Minakov

**Abstract**. The article discusses the essence, characteristics of monetary and financial security as a component of the economic security of the state. In the current conditions of economic instability and sanctions against Russia, the problem of ensuring security in this area has become very urgent, requiring solutions. Decisions should be based not only on tactics, but also on a long-term strategy, since security in this area strongly determines the security of the country's economy as a whole.

**Keywords**: economic security, financial security, monetary and financial security, monetary and financial system, economic sanctions, crisis.

# CHALLENGES TO THE BANKING INDUSTRY FROM AN ECONOMIC SECURITY PERSPECTIVE

Olga V. Saradzheva, Maria A. Kovtun

**Abstract**. The article describes the relationship between ensuring national economic security in the development of banking activities through the introduction of innovative technologies.

**Keywords**: economics security, banking industry, aim, tasks, challenges of economic security.

### INNOVATIVE ROLE OF INSTITUTIONS IN THE TRANSFORMATION OF THE REAL SECTOR OF THE ECONOMICS IN THE FORMATION OF THE MANAGEMENT SYSTEM OF SOCIAL AND ECONOMIC DEVELOPMENT OF RUSSIA

Sergey V. Shmanev

Abstract. The reforms carried out in the country determine the direction and pace of modernization of the former economic systems, structures, relations, institutions and their replacement with new, adequate challenges and threats to the sustainable economic development of Russia. One of the reasons for the insolvency of the ongoing economic reforms in the country is the removal of the state from participating in financing and restructuring the real sector of the economy and regulating socio-economic processes. To ensure conditions for sustainable economic growth, it is necessary, firstly, to create institutions in the country that are adequate to the reforms being carried out, secondly, to ensure the influx of large-scale investments into the economy and, thirdly, to form an effective management system at all levels of government.

**Keywords**: institutions, dysfunction, management, reforms, industry, real sector of the economy.

# TEACHING CORRECT SPEECH AT SCHOOL AND HIGHER EDUCATIONAL INSTITUTION

Anna E. Varnayeva

**Abstract**. The article analyses the process of teaching the speech correctness on the levels of secondary and higher education. It marks that we have no tradition of correct speech in spite of the presence of continuity in the contents of normative documents which regulate the present process. For overcoming the present situation the three fundamental conditions are offered. They can ensure the fulfillment of desired results in the teaching practice of normative speech. The conditions are the following: creating the motivation to learning norms, realized consideration of work at them and constant speech practice. The effectiveness of these conditions was confirmed within the bounds of the author's teaching activity.

**Keywords**: literary language, speech culture, cultural speech, language standard, correctness of speech, speech skills.

### I APPEAL TO THE MEMORY OF THE LIVING: WAR ...

Vasiliy D. Samoylov

Abstract. Challenges and threats to the state security of the Russian Federation are outlined, which reflect historical, archival, and military-Patriotic aspects; of the article is important for specialists in the field of documentary and archival-historical community, research and teaching staff of universities specializing in the history of the Russian state, officials of Federal state authorities (OGV) and OGV subjects of the R. F., public administration and military administration; it reflects the assessment of facts and events about the sacrificial side of the great Victory of the Soviet people, caused by a decrease in the awareness of Russian citizens about the feat of their grandfathers and greatgrandfathers, the weakening of the role of liberators of Europe and the world from fascism.

Keywords: memory, war, Bergen-Belsen concentration camp, prisoners.

# FUNCTIONAL STATUS OF STUDENTS OF EDUCATIONAL ORGANIZATIONS MINISTRY OF INTERNAL AFFAIRS OF THE RUSSIAN FEDERATION

#### Alexander A. Zaytsev

**Abstract**. Considered the change of indicators determining the level of functional state of male cadets of educational organizations of the Ministry of Internal Affairs of the Russian Federation, by assessing their (cadets) general physical efficiency, external breathing apparatus and blood circulation. It has been established that the functional state of students is not the same during the school year.

**Keywords**: educational organizations of the Ministry of Internal Affairs of the Russian Federation, cadets, general physical performance, heart rate, blood pressure, maximum oxygen consumption, life capacity of lungs, average value of the sign, standard deviation, coefficient of variation, validity of differences.

#### PROBLEM-SITUATION METHOD IN THE PROCESS OF PHYSICAL TRAINING OF CADETS OF EDUCATIONAL ORGANIZATIONS OF THE MINISTRY OF INTERNAL AFFAIRS OF RUSSIA

Vladimir L. Dement'ev, Vladimir V. Pugaev, Konstantin P. Kalashnikov

**Abstract**. The paper substantiates the need to improve professional and applied physical training of cadets in educational organizations of the Ministry of internal Affairs of Russia on the basis of clarifying and supplementing the content of education and using the problemsituational method of training. It is proposed to organize and clarify the content on the basis of modeling typical situations of a certain professional activity of a police officer, and the formation of professional competencies in the use of physical force in situations of conflict interaction with the offender through the use of combat techniques of struggle-on the basis of solving problems that arise in the suppression of offenses.

**Keywords**: professional competence, physical strength, fighting techniques, content of education, training method.

# INNOVATIVE PRINCIPLES OF PROFESSIONAL TRAINING AND PERSONAL DEVELOPMENT OF STUDENTS IN HIGHER EDUCATION IN THE CONTEXT OF GLOBALIZATION

Lyudmila A. Kazanceva, Igor' A. Kalinichenko

**Abstract**. Considered the principles of synergetic, personal development, variability, complementarity from the point of view of fundamental scientific understanding of the characteristics of professional training and personal development of students in the context of the globalization of the educational space. The necessity of a new approach to professional and pedagogical and personal training and retraining of teachers who can carry out mutually developing interaction with students and colleagues in the innovative educational space is substantiated.

**Keywords**: competitiveness, globalization, professional leadership, synergetic principle, the principle of personal-developmental education, the principle of problematicality, the principle of complementarity, the principle of variability, personality as a system, processes of self, deviation

## HEALTHY LIFESTYLE. THE MODERN APPROACH OF ENCOURAGING THE POPULATION TO OCCUPATIONS BY PHYSICAL CULTURE

Oleg V. Krasilov, Vadim A. Khromov, Sergey V. Manannikov

Abstract. At present, it is impossible not to pay attention to the fact that the crime rate remains quite high. This leads to the conclusion that the work in the direction of healthy lifestyle policy is not fully carried out. It is necessary to explain the relationship between seemingly different terms such as healthy lifestyle and the level of crime among young people and adolescents of school age. If we look more deeply at the statistics of crimes committed, we will get a very clear picture of the contact of these concepts, a significant number of crimes are committed by persons who were in a state of alcohol or other intoxication. All this suggests that increasing the authority of a healthy lifestyle can lead to a decrease in the crime rate, primarily due to the fact that it will reduce the number of people who commit rash acts. This example is very relevant for the law enforcement system.

**Keywords**: healthy lifestyle (HLS), physical culture, motivation for sports, TRP, sports and mass events, public organizations.

### GAME MODELING AS A WAY OF FORMING CREATIVE THINKING OF STUDENTS OF DEPARTMENTAL EDUCATIONAL ORGANIZATIONS

Elena B. Kuzhevskaya, Pavel V. Nesmelov, Ekaterina I. Smyk

**Abstract**. The scientific article is devoted to the issues of game modeling as a practice oriented approach in the educational process, which provides the formation of necessary professional competencies of future specialists. Professionally important and necessary qualities are acquired in the course of focused professional training in higher educational institutions. At the same time, constantly increasing qualification requirements for specialists of various professions require improving of the training methods of future specialists. The authors draw attention to the fact that when mastering non-core disciplines in this way, it is also possible for students to form the necessary professional competencies.

**Keywords**: training methods, game modeling, business game, a competence approach, a practice oriented approach, educational process, improving, a specialist.

### STIMULATING COGNITIVE INTEREST AMONG CADETS OF EDUCATIONAL INSTITUTIONS OF THE MINISTRY OF INTERNAL AFFAIRS OF RUSSIA TO MASTER THE SKILLS OF USING A SPECIAL STICK (ORGANIZATIONAL AND METHODOLOGICAL ASPECT)

Vladimir F. Rodin, Alexander M. Khomutov

**Abstract**. Considered the issues of increasing the efficiency of mastering the skills of using a special stick due to the stimulation and development of cognitive interest by introducing innovative training equipment, auxiliary equipment and protective equipment into the learning process. In order to formulate deep and sustainable competencies, the authors point out the relevance of creating targeted training complexes for practicing actions with specific special equipment.

**Keywords**: special rubber stick, cognitive interest, innovative complex, training equipment, educational process.

### EDUCATIONAL ASPECT OF THE PHYSICAL TRAINING DISCIPLINE IN THE MODERN EDUCATIONAL SPACE OF EDUCATIONAL ORGANIZATIONS OF THE SYSTEM OF THE MIA OF RUSSIA

Alexander L. Slavko

**Abstract**. The scientific article examines the educational aspect of both the discipline «Physical training» and the whole physical culture and sports activities in the modern educational space of the university, as well as issues, trends and ways of developing education and training of cadets in the process of physical culture and sports activities in educational institutions of the Ministry of Internal Affairs Russia.

**Keywords**: education, upbringing, professional-applied physical training, cadet, physical development, educational organizations of the system of the Ministry of Internal Affairs of Russia, harmoniously developed personality, moral character, individualization, humanization, harmony, spiritual development, academic discipline, mental, law enforcement officer.

### ON THE ISSUE OF DEVELOPING A PRIVATE METHODOLOGY FOR TEACHING DISCIPLINES OF SPECIAL TRAINING IN EDUCATIONAL ORGANIZATIONS OF THE MINISTRY OF INTERNAL AFFAIRS OF RUSSIA

Aleksey M. Startsev

**Abstract**. The article is devoted to the effectiveness of using methods and tools in the process of special training in order to form professional competencies, increase the effectiveness and intensification of the educational process. The article reveals the features of the educational process in order to achieve high rates of formation of skills and abilities in the disciplines of special training. On the example of the results of a study using polygenic forms of learning, which reveals the possibilities of improving and organizing cognitive activity in students.

**Keywords**: special training, police officer, extremism, personal safety, training programs, landfill, firearms, professional competence, pedagogical experiment

## CRITERIA FOR THE SUCCESS OF TECHNICAL AND TACTICAL READINESS OF ARCHERS FROM PODA

Liubov' V. Tarasova, Handa-Tsyren D. Gombozhapova, Pavel Yu. Tarasov, Sergey I. Hutakov, Vadim A. Pankov, Vitaly A. Raznitsyn

**Abstract**. The article deals with the issues of adaptation of people with disabilities to sports life, which is a way of socialization to an active environment. The biomechanical complexity of control of a sports bow by athletes with restriction of the musculoskeletal system, consisting of three described phases, under the influence of power stresses when performing shooting techniques, is noted. The rating of participation of athletes with disabilities in archery was determined, based on the example of the European Cup 2018. The authors propose a new system for evaluating the effectiveness of technical and tactical actions of qualified archers from the POD, based on the account of maximum value holes equal to 10 points.

**Keywords**: athletes with limited musculoskeletal system, archery, competitions, rating assessment, success criteria, technical and tactical training