АННОТАЦИИ И КЛЮЧЕВЫЕ СЛОВА ЖУРНАЛ «ВЕСТНИК МОСКОВСКОГО УНИВЕРСИТЕТА МВД РОССИИ» №1, 2020 (англ.)

ABSTRACT AND KEYWORDS VESTNIK MOSKOVSKOGO UNIVERSITETA MVD ROSSII №1, 2020

THE DIVERSITY OF FORMS OF LAW IN THE SELF-ORGANIZATION OF CIVIL SOCIETY INSTITUTIONS

Anna A. Belyaeva,

Abstract. The conceptual idea of the diversity of forms of law in relation to selforganized institutions of civil society was consi-dered. The essence of the definition of forms of law, their types and significance for the modern life of society are revealed. The expli-cation of the legal form of self-organization of civil society institutions is demonstrated.

Keywords: diversity of law forms, self-organization, institutionalization, civil society, legal form, legal forms of self-organization, civil society law.

THE LEGAL STATUS OF THE DETECTIVE POLICE OFFICER AS A SUBJECT OF INQUIRY AND INVESTIGATION IN RUSSIA IN THE EARLY XX CENTURY

Tatiana L. Matienko,

Abstract. On the basis of the analysis of the normative legal acts of the Russian Empire in the early 20th century, which regulated criminal proceedings, a wide range of archival and literary sources of the specified chronological period, the issue of contra-dictions in the legal regulation of the official rights and duties of a member of the military police is considered. The analysis of the provisions of Russian legislation with regard to the definition of the official rights and duties of the ranks of the military police revealed that their legal status was incomplete and contradictory in the preliminary investigation of ordinary crimes. The legal granting of powers to the ranks of police investigation units, in the content of which the search had an auxiliary purpose (means of inquiry) by means of indirect legal regulation, excluded the possibility of developing their special legal status, as subjects of tacit police search and in the practice of preliminary investigation caused conflicts with the ranks of the general police. The failure of the Ministry of the Interior to limit the powers of police officers to tacit search in the by-laws and explanations issued by it justifies the need not only to develop a special legal status of police officers, but also to establish it at the level of the law. It is stressed that contradictions in the legal status of a member of the military police have significantly reduced the effectiveness of the general police as a whole in countering ordinary crime.

Keywords: detective police, criminal investigation, search, inquiry legal status, detective police officer, General police, secret investigation, inquiry, search, Russia, Russian Empire.

KEY CHARACTERISTICS OF THE CONSTITUTIONAL ORDER Kirill A. Rakov,

Abstract. Important characteristics of the constitutional order are revealed. Different views on the constitutional legal order in its essence are considered. A theoretical analysis of the bases of constitutional law and order is carried out, and the relationship between constitutional and proper and real law and order is investigated.

Keywords: rule of law, constitutional order, the Foundation of the rule of law, legal values, the Constitution, state, society.

PROFESSIONAL LEGAL CONSCIOUSNESS: CONCEPT, LEVELS, STRUCTURAL ELEMENTS

Oleg V. Chikalov,

Abstract. The relationship between professional legal consciousness and legal law, the logic of the internal organization of professional legal consciousness is analyzed. Substantial levels of professional legal consciousness are distinguished: legal ideology and legal psychology. The structure of legal ideology highlights the elements: basic attitudes and legal concepts. In the structure of legal psychology, elements are distinguished: value attitudes.

Keywords: professional legal conscience, legal knowledge, legal ideology, legal psychology, basic legal inventions, basic legal concepts, value attitudes.

LEGAL AND PEDAGOGICAL FEATURES

OF THE IMPLEMENTATION THE RIGHT TO EDUCATION DURING TRAINING LAW ENFORCEMENT OFFICERS IN THE UK

Shamil M. Nuradinov, Maxim N. Kasatkin,

Abstract. The main types of professional training of police officers in the UK are described. The features and merits of the UK police training system are highlighted. Possibilities of borrowing British experience to expand practical component of Russian education are considered.

Keywords: education, training, right to education, police, police education, police training.

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

Anatoly 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 2.05.2006 No. 59.

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

LEGALITY OF USING THE IMAGE OF A CITIZEN BY THE INTERNAL AFFAIRS BODIES OF THE RUSSIAN FEDERATION AND METHODS OF PROTECTION

Eduard A. Kuzbagarov,

Abstract. The mode of use of the citizen image is disclosed; It is determined that the current legislation has no restrictions on photo and video shooting, restrictions are only available on the disclosure and use of the image. Cases of use of the image without the consent of the citizen himself, for example, in connection with the search, are considered. The author came to a negative response to a question about the legality of releasing images of previously convicted persons in order to inform society of possible negative con-sequences in dealing with specific individuals.

Keywords: police, photo and video recording, disclosure, methods of protection, image of a citizen, recognition system, intellectual property.

THE LEGAL REGIME OF THE LAND PARCELS AS SUBJECT TO CIVIL RIGHTS AT THE MODERN STAGE OF LAW REFORM Rashad A. Kurbanov, Kirill I. Naletov,

Abstract. Three of the most fundamental issues of the legal regime of land plots in Russian legislation are considered: the limits of limitation of the powers of the owner of the land plot; Problems of qualification of objects as real estate objects; The question of the relationship between the legal regimes of land plots and real estate objects located on them. The provisions of the Concept of Development of Civil Legislation and the Concept of Development of Legislation on Property Law, as well as the draft Federal Law No. 47538-6 «On Amendments to Parts One, Two, Third and Fourth of the Civil Code of the Russian Federation, as well as to Certain Legislative Acts of the Russian Federation» are analysed.

Keywords: civil law, land law, civil rights, land, unmovable property, buildings, the main object and it's belongings, a single un-movable property complex, «neighborhood law», the Concept of the development of civil legislation.

CLAIM AS OBJECT OF THE RIGHT TO PRESENT IT BY CESSION Lyudmila A. Chegovadze,

Abstract. It is proved that a claim acquired under a cession becomes an object of the right to present it on assignment if the person disposing of the claim possesses it as an object of right (able to possess it under objective conditions of establishment), if the claim is «mirror» opposed by an identical debt and there is a subject legally obliged to repay this debt (satisfy the claim). And if the amount of the previously assigned claim increases under an additional agreement to the assignment agreement, then the moment is necessary from which the amount of the debtor's payment obligation to the original creditor in the obligation between them has increased. The right to increase the principal requirement in an obligation that has ceased to be performed no longer exists and cannot be transferred.

Keywords: assignment, claim, debt, object of civil rights, legal grounds, actions to implement the right, subject of assignment, legal facts, legal consequences, termination of the obligation.

RESTRUCTURING CITIZEN DEBTS

Lyubov V. Scherbacheva,

Abstract. It is concluded that the introduction of the debt restructuring procedure, from the date when the arbitral tribunal issued a ruling on declaring the application for declaring the citizen bankrupt as justified and the specified procedure was introduced, a moratorium is established on satisfying creditors' claims for monetary obligations and on making mandatory payments (with a number of exceptions), the deadline for the fulfillment of such obligations is considered to have expired, the accrual of forfeits and other financial sanctions, as well as interest (this does not apply to current payments).

Keywords: bankruptcy, debtor, creditor, restructuring, financial manager.

TO ISSUE OF LIABILITY FOR VIOLATION OF INTERNATIONAL LEGAL STANDARDS FOR ENVIRONMENTAL PROTECTION Nodari D. Eriashvili, Yuliya A. Ivanova, Aksinya S. Rashchenko,

Abstract. Today many states are attracting questions of the basis and features of the emergence of international legal responsibility for violations of international environmental law and ways to solve these problems. Modern jurists pay particular attention to the prospects for the development of legal relations between parties to international treaties in case of violation by the subjects of the contractual obligation to compensate for damage to the environment.

Keywords: environmental crimes, the environment, international environmental standards, legal liability, international environ-mental cooperation, ecocide.

LEGAL FRAMEWORK FOR COUNTERING THE SPREAD OF THE IDEOLOGY OF EXTREMISM

Ruslan B. Gandaloev, Ibrahim A.-N. Eldzharkiev,

Abstract. The North Caucasus remains one of the most tense regions of the formation of security threats to the Russian Federation. Even with all the relativity of statistical information, it should be recognized that extremist organizations with pseudo-religious motivation continue to exert a significant influence on the operational environment in the region today. The activities of the state should be aimed at the utmost opposition to the ideology of extremism and terrorism, and contribute to the achievement of interethnic and interfaith harmony in Russian society. However, the implementation of all these areas loses its effectiveness without close interaction with civil society. Consolidation of Russian society, patriotism and morality are the most important components of the national idea of modern Russia.

Keywords: North Caucasus, threats to security of the Russian Federation, state, counteraction the spread of the ideology of extremism, efficiency, situation, pseudo religiosity.

TEACHER OF HIGHER EDUCATION INSTITUTION AS AN OFFICIAL Nikolay L. Denisov,

Abstract. The problem of determining the possibilities of criminal prosecution of a teacher of a higher educational institution as an official is under consideration. Challenges and challenges are identified and solutions proposed.

Keywords: official, official crimes, criminal liability of the teacher.

CLASSIFICATION OF INCENTIVE NORMS OF GENERAL PART OF THE CRIMINAL CODE OF THE RUSSIAN FEDERATION AIMED AT THE PREVENTION OF CRIMES

Sergey I. Kurilov,

Abstract. The article is devoted to the classification of incentive norms of the General part of the Criminal Code of the Russian Federation, which solve the problem of crime prevention. The article presents the classification of these norms by various specialists, and the author offers his own classification of the analyzed norms according to the main criteria, which allows more clearly express the ability of the latter to carry out the task of crime prevention and expand the boundaries of knowledge in this area.

Keywords: classification, promotion, incentive norms, norms of the General part of the Criminal Code of the Russian Federation, criminal law, criminal law crime prevention.

ON THE TASKS OF THE INTERNAL AFFAIRS BODIES AND THE PENAL SYSTEM IN COUNTERING EXTREMIST AND TERRORIST ACTIVITIES: CURRENT STATUS, METHODS AND TECHNIQUES OF PREVENTION

Nikolai V. Rumyantsev,

Abstract. Considered some issues of the prevention of unlawful extremist and terrorist activities by units of the internal affairs bodies and the penal system, as well as factors that impede the implementation of counteraction to the studied criminal phenomena

Keywords: extremism, terrorism, counteraction, penal system, institutions.

COMPARATIVE LEGAL ANALYSIS OF ART. 211.1 OF THE CRIMINAL CODE OF THE RSFSR AND ART. 264.1 OF THE CRIMINAL CODE OF THE RUSSIAN FEDERATION

Vasiliy E. Trofimov,

Abstract. The content of criminal law rules providing for liability for driving in a state of intoxication in the USSR and in the Russian Federation is studied. Some issues of law enforcement practice in this area are analyzed.

Keywords: driving while intoxicated, article 211.1 of the Criminal Code of the RSFSR, art. 264.1 of the Criminal code of the Russian Federation, intoxication, narcotic intoxication, administrative prejudice, comparative legal analysis of the norms.

ABOUT «INTERNATIONAL STANDARDS» OF UNIFIED INQUIRY Sergey I. Girko,

Abstract. Taking into account the positions of scientists, the analysis used in the studies on the development and improvement of criminal procedure, the concept of «unification» procedure, on the example of the evolution of the procedure of inquiry in an abbre-viated form, it is concluded that the content of the term unification procedure is search for the most optimal pre-trial procedures in terms of minimization of procedural terms, simplification and procedural economy. the article analyzes the practice and characteristics of accelerated pre-trial procedures abroad, which together claim to be «international standards».

Keywords: unification of criminal procedural form, optimization of procedural forms of pre-trial proceedings, «international standards» of accelerated pre-trial procedures.

SEPARATE ASPECTS OF THE INVESTIGATION OF CYBER CRIMES IN THE FINANCIAL AND CREDIT SPHERE

Vladimir V. Gonchar,

Abstract. Certain directions of improving the activities of law enforcement agencies on the prevention, disclosure and investigation of cybercrimes in the credit and financial sphere are highlighted. The main problems that arise during the investigation of such crimes are identified, some ways to solve them are proposed both at the level of the leadership of the financial and credit organization at the state level.

Keywords: cybercrime, cybercrime disclosure, investigation of cybercrime, investigation of crimes in the sphere of computer in-formation, computer technologies.

INSTRUCTIONS OF THE INVESTIGATOR TO THE BODY OF INQUIRY: PROBLEMATIC ISSUES IN THEORY AND PRACTICE

Alla V. Endoltceva,

Abstract. Considered the powers of the investigator to give the body of inquiry mandatory written instructions for conducting operational search activities, conducting investigative and other procedural actions in a specific criminal case. Such assistance is of a procedural nature, since it is fixed by a number of criminal procedure rules, and as a result, the body of inquiry is perceived as the proper subject of criminal procedure in a criminal case that is under investigation by the investigator. Called and analyzed the types of instructions of the investigator, body of inquiry, identifies problematic issues related to execution of the body of inquiry of the instructions of the investigator, the nature of which is both imperfect legislation, and the formal attitude of investigators and employees of body of inquiry to the realization of their rights and duties enshrined in the criminal procedure law. **Keywords:** order of the investigator, the body of inquiry, operational-search measures, investigative actions, other procedural actions, search measures.

ON THE ISSUE OF RECOGNITION OF LEGAL ENTITIES AS VICTIMS OF CRIMES (COMPARATIVE LEGAL ANALYSIS OF RUSSIAN AND VIETNAMESE LEGISLATION)

Dmitry A. Ivanov, Vo Kim Dung,

Abstract. Issues of recognition of legal persons as victims of crimes in the criminal procedure laws of the Russian Federation and the Socialist Republic of VietNam are under consideration. There are some significant differences, as well as existing scientific approaches to the definition of «victim» in the legislation of these countries. The author's definition of the term «victim» is proposed, which will improve the legislative regulation of the process of protection of the rights and legitimate interests of legal entities affected by crimes.

Keywords: victim, legal entity, property damage, damage to business reputation, non-property damage.

MODERN VIEW OF THE INSTITUTE OF COMPENSATION FOR DAMAGE CAUSED BY CRIME

Anton M. Martynov,

Abstract. Current problems arising in the activities of the investigator to establish and compensate for damage caused by the crime are considered. It is based on the conclusion that the development of the institution of compensation for harm caused by criminal acts should be connected by means of voluntary initiatives of a compensatory nature, which are priority areas in the legal relations between the official conducting the criminal prosecution and the person causing the harm.

Keywords: harm caused by a crime, pre-trial proceedings, investigator, voluntary compensation for harm caused by a crime, investigative actions.

ANOTHER AGGRAVATION OF THE COMPETITION OF CONSTITUTIONAL VALUES IN THE INVESTIGATION OF CRIMES IN THE SPHERE OF ECONOMIC AND ENTREPRENEURIAL ACTIVITIES Pavel O. Panfilov,

Abstract. The provisions of p. 4.1 of art. 164 and 164.1 of the Code of Criminal Procedure of the Russian Federation are analysed and the idea is justified that these provisions, both in theory and in practice, do not protect constitutional rights to engage in business activities and prevent criminal proceedings, creating competition of constitutional values in criminal proceedings. Conclusions and proposals have been made to improve the theory, legislation and practice of law enforcement. **Keywords:** publicity, business, electronic media, investigations, evidence.

THE INTERACTION OF INTERNATIONAL HUMANITARIAN LAW AND INTERNATIONAL HUMAN RIGHTS LAW IN THE WORLD ORDER BASED ON THE RULE OF LAW

Natella A. Sinyaeva,

Abstract. A conceptual vision of the interaction of international humanitarian law and international human rights law in the world order based on the rule of law is presented.

Keywords: international humanitarian law, international law of human rights, world order, rule of law

TO THE QUESTION ABOUT PROCEDURE STATUS OF REVIEW ON EXPERT'S CONCLUSION

Anton N. Linev,

Abstract. The author's vision of the legal essence and significance of the recently widely demanded participants in civil law disputes, as well as the parties to criminal and administrative cases, reviews the expert's opinion as a universal form of providing the court with a competent assessment of the completeness and objectivity of the forensic examination carried out, as well as its role in the process of proof. **Keywords:** expert's conclusion, specialist, review, second examination.

FORENSIC CLASSIFICATION OF PERSONS COMMITTING CERTAIN ENVIRONMENTAL CRIMES

Maria A. Vasilyeva, Aleksandr A. Nechaev,

Abstract. Shown the content of common forensically important personality characteristics of perpetrators of environmental crimes, the most common on the territory of the Russian Federation, in the form of illegal fishing (extraction) of water biological re-sources and illegal felling of forest plantations. We see their similar personal characteristics, which are directly manifested in the method of committing environmental crimes. It is indicated that the methods of committing crimes differ depending on the purpose of engaging in criminal activity. The classification of the considered category of crimes into types is proposed: for independent use of extracted re-sources; for further implementation within the country; for further implementation outside the Russian Federation. A description is given for each type of characteristic presented.

Keywords: illegal extraction of aquatic bioresources, illegal logging of forest plantations, investigation, wood, fish, the identity of the offender, the mechanism of the crime.

PRACTICAL EXERCISES ON THE TACTICS OF THE INVESTIGATION OF THE ACCIDENT SITE: CONNECTION OF SCIENCE AND PRACTICE Vitaliya M. Danilkina,

Abstract. Successful investigation of crimes on the facts of road accidents largely determines the qualitative inspection of the scene of the accident, creating a further information base, ensuring the effectiveness of automobile expert research. Here, important information for disclosure and investigation about the crime and its participants is displayed in traces. The process of collecting traces of crime involves complex and interrelated stages of their search, fixation, packaging and seizure. The article contains recommendations on peculiarities of modeling of accident places at the forensic test site and tactics of their further inspection during the practical part of the training of cadets and students within the framework of the forensic course.

Keywords: road traffic accident, investigative examination, traces of crime, specialized equipment, forensic test site, practice methodology.

TECHNICAL AND FORENSIC SUPPORT OF THE METHOD OF RESTORATION OF DESTROYED MARKINGS ON FIREARMS AND AMMUNITION: MODERN FEATURES AND INNOVATIONS Andrey N. Kufterin, Aleksandr A. Rudavin,

Abstract. The current features of the technical and forensic support of the methodology of restoration of destroyed markings on firearms and ammunition in the investigation of crimes related to illegal trafficking in firearms and ammunition are analysed.

Keywords: illegal arms trafficking, weapon identification number, weapons marking pad, detection of destroyed markings, fire-arms, magnetic optical method.

INVESTIGATION AND PREVENTION OF CRIMES COMMITTED BY CONVICTS IN CORRECTIONAL INSTITUTIONS: TO THE 70TH ANNIVERSARY OF PROFESSOR N.G. SHURUKHNOV Andrey A. Nuzhdin, Dmitri A. Grishin,

Abstract. Brief biographical data of a professor of the Department of Criminal Procedure and Criminalistics of the Law Faculty of the Academy of the Federal penitentiary service of Russia, doctor of legal sciences, professor Nikolai Grigoryevich Shurukhnov is given. Discussed his ideas, suggestions and classifications on the investigation and prevention of crimes committed by convicts in correctional institutions. Brief aspects of the formation and development of the scientific school of professor Shurukhnov within the walls of the Academy of the Federal penitentiary service of Russia are given.

Keywords: Nikolay Grigoryevich Shurukhnov, doctor of legal sciences, professor, investigation, warning, convict, crime, correctional institution.

ENERGY INFORMATION BASES AND PRIORITIES IN THE FIGHT AGAINST SOCIAL DESTRUCTION

Anatoly S. Ovchinskiy, Konstantin K. Borzunov,

Abstract. Information in the triity of its reactive, resource and background manifestations is seen as a tool to influence people's consciousness. Along with the analysis of energy information transformations accompanying social processes, ideas about various directions of information war against Russia are developing. Ideological, historical and worldview priorities in the conceptual management of public development and world processes are highlighted. Increasing the effectiveness of information confrontation with filling of information spheres and cultural and educational environment with powerful positive patriotic content is discussed.

Keywords: information coordinates, psychoistoric war, psychoideological war, psychodemographic war, social and psychological energy, world ideologies, information confrontation, management priorities.

A NEW WORD IN THE FORENSIC EXAMINATION OF ATYPICAL FIREARMS

Aleksey B. Opokin, Elena E. Tomilina,

Abstract. Firearms used for criminal purposes, is standard factory, artisanal and atypical. As you know, standard weapons are manufactured serially in specialized factory conditions in strict accordance with the standard requirements. Artisanal is considered weapons, manufactured not in factory conditions masters of-gunsmiths. Atypical firearms have a peculiar ballistic and design characteristics and therefore must be considered independently.

Keywords: specialist, criminal proceedings, investigator, investigator, special knowledge, criminal law, crime, firearms, cartridge, bullet, sleeve, caliber.

FEATURES OF LEGAL REGULATION OF BLOCKCHAIN TECHNOLOGY

Alexander V. Tokolov,

Abstract. The features of legal regulation of blockchain technology are considered. The analysis of features of development of legal regulation is carried out.

Keywords: blockchain, legal regulation, technological neutrality, cryptocurrency, distributed registry.

TOPICAL ISSUES OF LAW ENFORCEMENT PRACTICE IN CASES OF ADMINISTRATIVE OFFENSES OF EXTREMIST ORIENTATION Venera N. Amelchakova, Natalia V. Malakhova,

Abstract. Issues of law enforcement practice in cases of administrative offenses in the sphere of countering extremism in connection with changes in the administrative and criminal legislation of the Russian Federation are considered.

Keywords: concept of extremism, administrative legislation, measures to counter extremism.

CYBERCRIME AS A NEW GLOBAL CRIMINAL THREAT Elena O. Bondar,

Abstract. Attention is drawn to the urgency of creating national mechanisms by the state that will guarantee information sovereignty, in the context of the increasing influence of the IT industry on everyday life, the continuous expansion of the network audience and the penetration of digital technologies in new areas of public interaction. The draft concept Of the Russian cybersecurity strategy presented for public discussion is analyzed. The importance of international coordination of scientific research in the field of preventing and countering acts of cybercrime through the development of new regulations, special technologies for effective and rapid detection of crimes in this area is emphasized.

Keywords: cybercrime, cybersecurity, threat, globalization, information security, technology, concept, strategy.

ADMINISTRATIVE LEGAL SUB-INSTITUTE FOR ENERGY DECLARATION

Gleb N. Vasilenko,

Abstract. The author's view on the administrative and legal nature of energy declaration and its affiliation with the corresponding administrative and legal institution is presented.

Keywords: sub-institute, administrative law, declaration, energy saving, energy efficiency, declaration.

SOME TASKS OF PROFESSIONAL TRAINING OF PERSONNEL OF THE INTERNAL AFFAIRS BODIES OF THE RUSSIAN FEDERATION Bator Ts. Zhalsanov,

Abstract. Discussed the need for improvement of educational process of training of employees of internal Affairs bodies taking into account modern requirements to training of the MIA of Russia. Substaintiated the need for multi-level training of employees of internal Affairs bodies, which can increase the importance of the modern policy of the Ministry of internal Affairs of Russia in the field of personnel training.

Keywords: personnel, tasks, training, legislation of the Russian Federation, Ministry of Internal Affairs of the Russian Federation.

ADMINISTRATIVE LEGAL PROHIBITION FOR MANAGING VEHICLES IN A PAIN AND WATERFUL STATE

Vladimir V. Zhuravlev,

Abstract. Discusses the legal regulation of prohibitions on driving in conditions that pose a threat to road safety. The complex of measures aimed at the prevention of traffic accidents caused by the painful or tired state of the driver is analyzed.

Keywords: driving, painful and tired state, traffic violations, responsibility, prevention of traffic accidents.

TAX ADMINISTRATION AS AN ELEMENT OF THE RUSSIAN TAX SYSTEM

Leonid D. Kuznetsov,

Abstract. On the basis of information and experience in the tax authorities, the definitions of tax administration are given, due to the fact that the specified administration is not legally established. The functions and methods of tax administration are reflected. The purpose of inducing taxpayers and payers of fees to conscientiously perform their duties to pay taxes and fees is justified. In addition, it was found that tax administration is characterized by developing tax procedures, methodology and reporting, and consulting taxpayers. Distinctions between tax administration is much broader than the concept of tax control and the functions of tax administration occupy an intermediate position between tax control and the management of the tax system.

Keywords: tax administration, tax control, tax authorities, state authorities, functions and methods of tax administration, recording of taxpayers, tax legislation, tax policy, the correct calculation and payment of taxes, tax revenue, optimal taxation, compliance, audit of tax authorities, managing tax system.

THE MAIN REQUIREMENTS, RESTRICTIONS, PROHIBITIONS AND OBLIGATIONS ESTABLISHED FOR THE PURPOSE OF RESISTING CORRUPTION IN THE EXECUTIVE AUTHORITIES OF THE RUSSIAN FEDERATION AND THE MAIN PROBLEMATIC ISSUES IN THE IMPLEMENTATION OF ANTI-CORRUPTION LEGISLATION IN THE INTERNAL AFFAIRS BODIES OF THE RUSSIAN FEDERATION Anna V. Olshevskaya,

Abstract. The legal basis of anti-corruption legislation in the executive authorities of the Russian Federation has been considered; Analysed problematic aspects in the implementation of anticorruption legislation in the executive authorities of the Russian Federation; The basic requirements, restrictions, prohibitions and obligations established for the purpose of combating corruption have been studied. Proposals to improve anti-corruption legislation in the Russian Federation have been given.

Keywords: corruption, anti-corruption, prevention of corruption, effectiveness of anti-corruption activities, anti-corruption legislation, executive authorities of the Russian Federation, internal affairs bodies of Russia.

TO THE QUESTION OF OBJECTIVE SIGNS OF THE ADMINISTRATIVE OFFENCES ENCROACHING ON THE PUBLIC ORDER AND PUBLIC SECURITY

Oksana M. Popovich,

Abstract. The object and objective side of administrative offences that infringe on public order and public safety are characterized. Problems such as the absence of legal definitions of the terms public order, public safety and public place are mentioned. Attention is drawn to the fact that a large part of the compositions of offences of chapter 20 of the Administrative Code of the Russian Federation is designed using a blank reception of legal equipment.

Keywords: public order, public security, action, inaction, public place, disorderly conduct, blank.

IMPLEMENTATION OF THE PRINCIPLE OF LEGALITY WHEN SERVING IN THE INTERNAL AFFAIRS BODIES Eduard T. Sidorov, Evgeniy A. Nikonorov,

Abstract.Consideredtheimplementationoftheprincipleoflegalityintheexistingnorma tivelegalactsregulatingtheperformanceof service in the internal affairs. comparative legal analysis of the legal regulation of the conduct of official checks in the internal affairs agencies and other types of law enforcement service is being carried out. Studied the rights of the person subject to the official inspection and, in particular, the right to familiarize himself with the materials of the official inspection. Also the explored problems arising in considerationofofficial disputes in internal affairs and the right of an employee of internal affairs bodiestojudicialprotection. Thearticlemakes specific proposals to change the wording of a number of legal norms, in particular art. 52 of the Federal law of 30.11.2011 No. 342-FL «About service in law-enforcement bodies of the Russian Federation and introduction of amendments to separate acts of the Russian Federation» and Paragraph 356 of the Order of the Ministry of Internal Affairs of the Russian Federation of 01.02.2018 No. 50 «About the statement of the Order of the organization of service in law-enforcement bodies of the Russian Federation».

Keywords: public service in internal affairs agencies, public civil service, official inspection, officer of internal affairs agencies, official dispute, disciplinary misconduct, court, normative legal act, principle of legality, discipline and legality.

ON THE ISSUE OF THE COMPLEXITY OF THE IMPLEMENTATION OF PROPOSALS IN THE FRAMEWORK OF LEGAL MONITORING OF DEPARTMENTAL LEGISLATION Ekaterina A. Solomatina,

Abstract. In the framework of legal monitoring in the Moscow University of the Ministry of Internal affairs of Russia named after V.Ya. Kikot' analyzes the author's proposal for compliance h. 1 and 3 of article 7 of the Law of the Russian Federation from 12.02.1993 No 4468-1 «On pension provision of persons held military service, service in internal Affairs bodies, State fire service, bodies for control over turnover of narcotic means and psychotropic substances, establishments and bodies criminally-Executive system, Federal service of national guard troops of the Russian Federation, and their families» the principles of the Constitution of the Russian Federation, according to the judgement of the ruling of the constitutional Court of the Russian Federation from 19.07.2016 No 16-P. In the analysis process identifies current problems of lawmaking and law enforcement.

Keywords: legal monitoring, the service in the ATS, the ATS, the death of a police officer, a pension, loss of breadwinner, decision of the constitutional court.

THE PLACE OF ADMINISTRATIVE LAW IN THE SYSTEM OF LEGAL SUPPORT OF NATIONAL SECURITY OF THE RUSSIAN FEDERATION Yuliya N. Sosnovskaya, Eleonora V. Markina,

Abstract. Revealed the concept of national security; analyzed the legal framework for the activities of the territorial bodies of the Ministry of internal Affairs of Russia. **Keywords:** national security, Constitution of the Russian Federation, personality, society.

ADMINISTRATIVE OFFENCES COMMITTED IN CYBERSPACE Stanislav P. Staschenko,

Abstract. An analysis of the conceptual apparatus of cyberspace has been carried out, and the composition of administrative of-fences providing for legal liability for violations in this sphere is listed.

Keywords: administrative offense, cyber environment, information security, information resources, information, administrative responsibility.

ORGANIZATIONAL AND LEGAL FOUNDATIONS OF THE ACTIVITIES OF LAW ENFORCEMENT AGENCIES IN COOPERATION WITH GOVERNMENT BODIES AND PUBLIC ORGANIZATIONS FOR THE PREVENTION OF VIOLENCE IN FAMILY AND DOMESTIC RELATIONS Ergali O. Tuzelbaev, Vladilen G. Tataryan, Nella I. Kairova,

Abstract. Discussed the organizational and legal foundations of law enforcement agencies to prevent domestic violence in cooperation with government bodies and public organizations, which are delegated the authority to coordinate the actions of the local police, as well as social services associated with the center for socio-psychological rehabilitation and adaptation women and children in a difficult situation due to violence and threats from relatives and closely related people.

Keywords: prevention, domestic violence, police, interaction, public organizations, rehabilitation centers.

PUBLIC ADMINISTRATION IN THE FIELD OF ANTHROPOGENIC IMPACT ON THE ENVIRONMENT

Irina V. Fadeeva,

Abstract. The issues of environmental and energy security, the system of state management in the field of anthropogenic impact on the environment are considered. Analyzes the norms of national legislation regulating the activities of state bodies that carry out management in the field of nature management and environmental protection.

Keywords: state system of regulation, public administration, anthropogenic impact, anthropogenic factors, environment, environmental safety.

SOME ASPECTS OF ADMINISTRATIVE RESPONSIBILITY ARISING FROM THE FAILURE OF CITIZENS, WHO SERVED IN THE INTERNAL AFFAIRS AGENCIES, TO COMPLY WITH ANTI-CORRUPTION LEGISLATION

Tanzilya F. Shaykhutdinova, Vladislav I. Kovshevatskiy, Lyubov' S. Komovkina,

Abstract. Issues related to the legal basis for administrative liability for noncompliance with anti-corruption legislation by former state (municipal) employees, including former employees of the internal affairs agencies, are explored.

Keywords: anti-corruption legislation, state (municipal) employees, former employees of internal affairs agencies, administrative responsibility, art. 19.29 of the Administrative Code.

ADMINISTRATIVE ARREST IN THE CONTEXT OF ENSURING THE RIGHTS AND FREEDOMS OF MAN AND CITIZEN

Diana N. Shurukhnova,

Abstract. An analysis of the legislation of the Russian Federation and a number of CIS member States on the issues of ensuring human and civil rights and freedoms in the appointment and application of administrative arrest is presented. On the basis of the comparative legal study carried out, proposals have been made to improve the current administrative and tort legislation.

Keywords: administrative-offence law, administrative punishment, administrative arrest, human and civil rights and freedoms, minor, legislation of the CIS member states.

THE LEGAL SIGNIFICANCE OF THE SPECIAL LEGAL STATUS OF INDIVIDUAL CITIZENS AND OTHER SUBJECTS OF RIGHTS IN CIVIL PROCEEDINGS

Larisa E. Kiselevskaya,

Abstract. The question of the special legal status of individuals involved in civil proceedings and its legal significance is being investigated. It is concluded that the criteria for determining a special status are age, state of health, and the presence of burdens affecting legal capacity.

Keywords: age, state of health, persons with special legal status, child, elderly person, person of late age.

CYBER SECURITY AS A BET IN A CIVILIZATIONAL GAME IN THE TERMS OF THE DIGITAL ECONOMY

Maksim A. Lazarev, Aleksandr A. Laskin,

Abstract. Prospects of digitalization of the near future from the point of view within the framework of cybersecurity and standardization are considered. The market of robotics in Russia and its development in the context of foreign experience is understood. Attention is focused on the issue of robotics as part of the digital economy. There is an assessment of existing robotics support measures in Russia, as well as an approach to the development of the industry with a focus on focus support tools.

Keywords: cybersecurity, cybercrime, civilization, standards, digitalization, digital economy, hackers, iot, future, robotics, cross-cutting technologies, market development, support measures, robotic density, technological colonization.

THE ROLE OF HIGHER EDUCATION IN THE FORMATION OF HUMAN CAPITAL

Anna N. Belyaeva,

Abstract. Higher education is explored as part of the country 's human development. It was noted that the world economic system is characterized by a new paradigm of economic development based on a significant reduction in the role of material and resource components of public production and an increase in its intellectual component. It has been determined that sustainable economic development based on an innovative model of development requires the preparation and use of human potential, its transformation into a significant factor of social production. In the post-industrial economy, the skills and abilities of man, who weighs intellectual, psychophysical and sociocultural potential, as well as spiritual state, turn into the main production resource.

Keywords: higher education, human potential, human capital, development, society.

APPROACHES TO UNDERSTANDING THE NATURE OF PUBLIC SERVICES

Olga V. Kurbatova,

Abstract. Approaches to understanding the essence of public services in the context of service state and positive public administration theories are analyzed. It is emphasized that the identification of public services with state services is unjustified, they should be considered as a whole and a part. The relationship between the categories «public service» and «public interest» is shown.

Keywords: public administration, public interest, public administration, public authority, service state, social state, public service, public service.

DEVELOPMENT OF SEPARATE FINANCIAL INSTRUMENTS OF BUDGET PLANNING

Olga B. Buzdalina,

Abstract. One of the integral parts of the state's economic policy is the budget policy, which directly reflects the structure of financial relations with institutions and economic entities. It occupies a leading place in the economic policy of the country, forming both tax and investment policy, reflecting the state interests and functions that are required to solve the rational allocation of budget funds, largely determining the economic course of development of the country.

The analysis identified the elements of the system effectiveness of the state program: the result, the degree of its achievement; the complete utilization of the budgetary funds allocated for realization of the state program; the effectiveness of spending funds for the implementation of government programs; implementation of planned activities.

Keywords: internal economic development of the state, economic growth, state programs, economic potential, program and target management.

ORDER AND FEATURES OF PURPOSE OF PENSIONS TO THE CITIZENS WHO ARRIVED TO THE PERMANENT RESIDENCE TO THE RUSSIAN FEDERATION FROM THE CIS MEMBER STATES, IN DIVISIONS OF PENSION SERVICE OF THE MINISTRY OF INTERNAL AFFAIRS OF RUSSIA

Evgenia V. Novikova, Alina A. Popova,

Abstract. The stable high interest of pensioners of the internal affairs bodies of the States members of the Commonwealth of Independent States in the granting of pensions under the laws and norms of the Russian Federation in connection with the transfer to a permanent place of residence is stressed. The procedure and peculiarities of the granting of pensions in the territory of the Russian Federation of the specified category of persons are considered.

Keywords: pension provision, seniority, internal financial control.

MODERN EDUCATION: INNOVATIONS AND TRADITIONS Vitaliy Yu. Belsky, Andrey L. Zolkin,

Abstract. The problem of correlation of traditions and innovations in education is analyzed. Education is understood as an institution for reproducing the cultural space of innovative and traditional aspects of social development. The civilizational strategy is considered as the main methodology for building the cultural space of modern Russian education. Conclusions are drawn about the qualitative specificity of the education model due to its dependence on the structural and value features of the Russian civilization.

Keywords: psychology, education, traditions, innovations, training, education.

PROBLEMS OF DEVELOPMENT OF COMMUNICATIVE COMPETENCE OF POLICE STAFF

Aigul V. Gainullina,

Abstract. The concept of communicative competence in psychological science is considered, the views of legal psychologists on the structure of communicative competence are analyzed, some features of the professional and psychological readiness of police officers to communicate with citizens are studied, and recommendations for its improvement are developed.

Keywords: communicative competence, professional and psychological preparedness, communication, police officers, citizens.

PSYCHOLOGICAL AND SOCIOLOGICAL RESEARCH OF THE CURRENT STATE OF PSYCHOLOGICAL SUPPORT OF INTERNAL AFFAIRS BODIES

Dmitry V. Deulin, Irina V. Usacheva,

Abstract. The problems of psychological support of employees by psychological work units in the internal Affairs bodies are considered. On the basis of scientific methods, problems are identified and stated, the solution of which contributes to the improvement of professional psychological selection in the internal Affairs bodies. The materials encourage understanding of the current state of the level of psychological support in the law enforcement system of the Ministry of internal Affairs of Russia. Among the most pressing issues that the authors of the article pay attention to are administrative and personnel issues, maintenance issues, regulatory legal support, and the problem of developing methodological support. The purpose of the article is to assist all interested persons in completing the internal Affairs bodies with highly qualified personnel with a high level of psychological stability to professional activity and formed professional competence.

Keywords: psychological support, professional psychological selection, personal and business qualities, administrative and personnel issues, maintenance issues, regulatory legal support, development of methodological support

TO THE QUESTION OF VALUE ORIENTATIONS OF PROBATIONERS ON THE EXAMPLE OF CHURCH FORMATION Dmitry S. Melnichenko,

Abstract. In the contemporary realities of the development of the penal correction system of the Russian Federation, in the value orientations of convicted persons, the role of involvement in religion and deepening of their knowledge in the field of religious know-ledge and various faiths in certain groups of persons serving criminal sentences is growing.

The admission to the Orthodox religion of persons detained in places of deprivation of liberty in comparison with convicts serving sentences without deprivation of liberty and registered with the UII is considered.

Keywords: church, values, religion, conditionally convicted persons.

TYPICAL MENTAL STATES IN THE PROFESSIONAL ACTIVITY OF THE POLICE PATROL SERVICE

Kristina D. Pashentseva,

Abstract. The psychological features of the professional activity of the police patrol and post service, which influence the occurrence of typical mental conditions, are considered.

Keywords: professional activity, psychological features of activity, mental state, typical mental states.

PSYCHOLOGY OF LOSS — PHYSIOGENY. EFFICIENCY

OF ACUPUNCTURE IN CASE OF PHYSIOGENIC LOSSES OF A HOMEOSTASIS OF FUNCTIONAL SYSTEMS OF THE MILITARY PERSONNEL AND PENAL SYSTEM OFFICERS IN EXTREME CONDITIONS

Vladimir I. Serov,

Abstract. The psychology of loss with the development of physiogeny of the functional system is corrected by activating the mechanism of sanogenesis by acupuncture therapy and is determined through the effectiveness of correction of physiogenic losses, in particular psychoemotional shock, pain relief of the military personnel and penal system officers in extreme conditions. Acupuncture therapy is the only method that is effective, simple and economical in combat conditions to quickly restore mental and soma functions and eliminate pain syndrome.

Misadaptation of the military personnel and penal system officers activates their mental state and one of 12 functional systems. In case of physiogeny the change of a homeostasis of 12 functional systems regulating all functions increased a nervous impulsation from functional systems in a brain, breaking visceral and cerebral (somatopsychic) balance. As a result physiological parameters of neurons activities changed that constituted the physiological mechanism of deviations in mental activities and in case of direct and feedback contact created unity of changes in psyche and soma. The mental act was accompanied by physical and chemical shifts to the quantum level which changing a homeostasis (permanency) of metabolic processes developed in micro intervals of time and space, constituting internal unity of subjective and objective, social, mental and physiological. In case of sharp changes of mentality, the shifts happened in the most responsive systems of an organism, and decompensation happened in the functional system constituting Locus minoris resistentiae — that is the place of the smallest resistance. Physiogenic losses were blocked by physiological protection. For return from a boundary mental condition to normal limits acupuncture influenced the active functional system.

Keywords: psychology of loss, sanogenesis, physiogeny, functional system, physiogenic losses, physiological correction, acupuncture, homeostasis, oxybiont, extreme conditions.