# АННОТАЦИИ И КЛЮЧЕВЫЕ СЛОВА ЖУРНАЛ «ВЕСТНИК МОСКОВСКОГО УНИВЕРСИТЕТА МВД РОССИИ» №2, 2021 (англ.)

# ABSTRACT AND KEYWORDS

### **BASIC PRINCIPLES OF ORGANIZATION AND ACTIVITY OF A NETWORK RELIGIOUS «SUPERMARKET» Ruslan M. Akhmedov**

**Abstract.** The paper presents the author's view on the principles of organization and current activities of network religious communities, their service sites. Their content characteristics are given, taking into account the specifics of the activities of online religious communities.

**Keywords:** online religious community, principles, cyberspace, religion, church, digital platforms, Network

# SUPPORT FOR THE PROTECTION OF REGIONAL PUBLIC SECURITY IN THE NORTH-WEST OF RUSSIA AS A FACTOR IN ENSURING NATIONAL SECURITY

# Antonina A. Greshnykh, Nikolai I. Utkin, Viktor M. Shenshin

**Abstract.** The article is devoted to the study of a number of problems aimed at ensuring the national security of the Russian state through the prism of ensuring regional public security, as well as other components of such security. The conclusion is made about the need for more active implementation of measures to ensure the security of the North-West of Russia. The correlation of the concepts of region and subject is carried out, it is indicated that it is not advisable to put an equal sign between these concepts. There is a positive trend aimed at the consolidation of the subjects of the Russian Federation. Attention is focused on the fact that today the political, economic and military aspect of ensuring the security of the state border has not lost its relevance and sharpness.

Keywords: national security, regional statehood, federalism.

# ON THE PROBLEM OF THE ORIGIN OF RUSSIA

#### Sergey N. Groshev

**Abstract.** The article deals with the problems of the origin of Russia as a political, legal and cultural phenomenon. The author of the article analyzes the concepts and theories of the Genesis of the Slavs as the state-forming people of Russia. This article does not pretend to be a large-scale study of this problem, but rather a brief essay that will allow the unsophisticated reader to understand the essence of the theories of the origin of Ancient Russia.

**Keywords:** Rus, Norman theory, Genesis, Slavs, Tale of bygone years, Artania, Slavia, Kuyavia, Russian truth, ethnos, convergence.

# CONSTITUTIONAL FORMALIZATION OF THE USSR'S TRANSITION TO A MARKET ECONOMY

# **Dmitry A. Lukashevich**

**Abstract.** Fundamental economic changes that occurred in the USSR in the second half of the 1980s were reflected in the norms of constitutional law. Constitutional legislation developed especially actively in the Union and Autonomous republics, which was due to the "parade of sovereignties". In contrast to the republics, the constitutional changes at the level of the USSR were more "modest", since the attention of the Union legislator was switched to the development of the draft of a new Union Treaty.

**Keywords:** market economy, private property, Union republics, perestroika, radical economic reform.

# INNOVATION IN LAW: MODERN LEGAL TECHNOLOGIES IN THE CONTEXT OF DIGITAL REALITY. ARTICLE 2. TECHNICAL AND LEGAL TOOLS AND TECHNOLOGIES IN THE FIELD OF ACTION RIGHTS: TRADITIONAL VIEWS AND THE NEED TO REASSESS THEM Vladimir I. Chervonyuk

**Abstract.** Digitalization, technologization, robotization, development of artificial intelligence systems are interconnected, and in the latest conditions are interdependent quantities; the ever-increasing interactions between them significantly affect the legal life of modern society, the legal policy of the state, subordinate legal structures to their influence, form new legal practices, transform legal perception and legal behavior of communicating subjects, predetermine the need for innovative legal regulators.

In the twenty century legal technologies along with the function of rationalizing the behavior of social actors in the sphere of law are used to achieve large scale tasks of legal policy – introduction of new or redistribution of existing methods of legal regulation, design, testing and introduction of innovative legal regimes into the country's legal system, use of mechanisms for deregulation in the economy, transplantation of new types of procedural and control and Supervisory proceedings, systematization of large legislative arrays, and thus giving the law the necessary structure and systematic nature of action.

Innovative legal technologies are the production of a new product by means and techniques previously unknown to practice. In the context of the goals and objectives of digitalization, there is an urgent need for the wide use of «legal engineering» tools in various areas of public administration, in legislative and law enforcement activities, in the field of law enforcement and in the organization of legal behavior of direct legal users. The factor of the technosphere and the emerging digital reality not only changes the nature of law (and legal regulation), but also restructures the subject areas of legal science, affects their content and format of legal research. The sphere of scientific analysis involves new objects that had no analogues; the developed problems are completely subordinated to the needs of developing practice.

The proposed project compositionally covers nine articles united by a single concept, the object of analysis in which is the Innovative legal technologies.

In this is developed legal doctrine in relation to the cycles of law – legal influence, perception of law, legal actions and legal order – an analysis of technologies for applying data in legislation is proposed; the methodology and technologies for applying experimental legal regimes («regulatory sandboxes») in certain areas (zones, sections) of legal regulation are investigated; legal innovations in the field of deregulation, the introduction of «regulatory guillotine» mechanisms, etc. are highlighted. The analysis of the limits of technologization (and digitalization) is presented); the necessity of understanding the risks associated with digital technologies is proved, and the justification of measures to counter aggressive manifestations of the «digital environment» is proposed.

Keywords: technologization of legal activity, digitalization in law, digitalization of law, social and legal value of legal technologies, levels of application of legal technologies, «legal engineering», legislative technologies, technologies for coordinating interests in legislative activity, Big data technologies in legislation, technologies of advanced lawmaking, experimental legal regime, technologies for creating «regulatory sandboxes», legislation on mandatory requirements, innovations in the field of deregulation, mechanisms of the «regulatory guillotine» methodology and technologies for assessing regulatory impact, parliamentary control over the implementation of laws, technologies for the perception of law, information and legal technologies, digitalization in law, «digital lawyer, «digital social Ombudsman», law enforcement technologies, technologies for the formation of legal (constitutional) orders, technologies for ensuring lawful behavior, technologies for restorative justice, electronic justice, predicative justice, digitalization of judicial proceedings, artificial intelligence systems in the field of environmental protection, neural network technologies, technologies for assessing the state of the socio-legal environment, the method of event analysis, the limits of technologization (and digitalization), «digital dictatorship», illegal invasion of privacy, the right to protect geolocation, criteria for the validity (admissibility) of digitalization in the law.

# **EVOLUTION OF THE CONSTITUTIONAL REGULATION OF THE STATE GUARANTEE OF THE RIGHT TO LIFE IN RUSSIA Oleg I. Amelchakov**

**Abstract.** It is considered the main stages of the evolution of the constitutional regulation of the state guarantee of the right to life. In order to ensure the constitutional right to life of every person and citizen, the state creates conditions and guarantees for its implementation, protection and protection. For several centuries, there has been a humanistic trend, expressed in the prohibition of blood feuds, the reduction of the grounds for the death penalty, and concern for the preservation of the health of the country's citizens. However, humanity has enjoyed a guaranteed right to life for less than 50 years of its entire history. Experience enshrine the right to life in the constitutional law of science and the transition from the neglect of the civil rights of citizens and excessive indoctrination regulations to implement international norms, including the right to life, in the Russian legislation and the adoption of international legal standards for the protection of the right to life.

**Keywords:** constitution, right to life, State guarantees, International Covenant on Civil and Political Rights, death penalty.

# THEORETICAL ASPECTS OF ADAPTATION AND INTEGRATION OF MIGRANTS IN THE SOCIAL ENVIRONMENT OF RUSSIAN SOCIETY AS A METHODOLOGICAL BASIS FOR THEIR LEGAL REGULATION Vitaliy Yu. Belsky, Nikolay N. Gusev

**Abstract.** Adaptation and integration of migrants as a social problem and object of legal regulation are considered. The article reveals the positive and negative conditions and factors of adaptation and integration of migrants in the social environment of the Russian Federation as a host country, which determine the tasks of their legal regulation.

**Keywords:** socio-cultural adaptation, social integration, interiorization, migrants, labor migration, social environment, factors of adaptation and integration, legal regulation, behavioral standards, naturalization, ethnic diaspora, national identity, xenophobia, extremism.

# **CONSTITUTIONAL MODEL OF MODERN RUSSIAN FEDERALISM** Elena Yu. Zinchenko, Evgeny N. Khazov

**Abstract.** The constitutional model of modern Russian federalism is considered. The article describes the constitutional and legal status of the subjects of the Russian Federation, their peculiarities, the normative consolidation in the Constitution of the Russian Federation and constitutional legislation, and also discusses the problems in this area that can be solved within the framework of amendments to the Constitution of the Russian Federation.

**Keywords:** state, federal structure, constitutional and legal status of the subjects of the Russian Federation, federal territories, subjects of jurisdiction, responsibility.

# CONSTITUTIONAL AND LEGAL ANALYSIS OF LEGISLATION ON THE ABOLITION OF CITIZENSHIP AND THE PRACTICE OF ITS APPLICATION: PROBLEMS AND SOLUTIONS

### Valentina L. Kazakova

**Abstract.** The article presents an analysis of the current state of legislation on the abolition of citizenship and the practice of its application. In the context of constitutionally defined values, the need to improve the legislative design of the abolition of citizenship is justified. In this regard, it is possible to include a number of novelties in the draft law on citizenship that contributes to the strengthening of substantive and procedural legal guarantees that exclude the adoption in practice of unreasonable (illegal) decisions to abolish citizenship. Attention to the relevance of the permit in the new legislation on citizenship, which in practice spread the problem of withdrawing the passport of a citizen of the Russian Federation, was drawn. The article presumes that the legal consequences of the withdrawal of a passport are similar to cases of revocation of citizenship.

**Keywords:** citizenship, naturalization, denaturalization, basis for revocation of citizenship, time limits for revocation of citizenship, validity of act on revocation of citizenship, legal consequences of revocation of citizenship, withdrawal of passport of citizen of the Russian Federation.

# SOCIO-ECONOMIC RIGHTS AND FREEDOMS OF MAN AND CITIZEN AND THE SOCIAL STATE

#### Marat V. Saudakhanov

**Abstract.** The article analyzes the constitutional provisions and scientific publications on this issue. The importance of the interaction of socio-economic human rights with the institutions of the social state in Russia is shown. Special attention is paid to the analysis of the amendments made to the Constitution of the Russian Federation in 2020 concerning the essence of the social state. The author's position on the trend of the relationship between socio-economic rights and freedoms of a person and the social state is revealed.

**Keywords:** social state, socio-economic rights, constitutional system, amendments to the Constitution, principles of the social state.

### LEGAL AND SOCIAL ASPECTS OF AN OPTIMAL STRATEGY TO COMBAT PROSTITUTION OF MINORS Olga M. Doroshenko

**Abstract.** Prostitution is extremely diverse in terms of its social organization and related power relations. Almost every country in the world has a hierarchy of both female and male prostitution, including teenage prostitution. Individuals come to prostitution as individuals of a certain age and with special personal histories and experiences, and this leaves some more open to exploitation and more at risk of violence and sexually transmitted diseases than others. **Keywords:** activity, teenager, behavior, sexuality, drugs, crime, police.

# CONCEPT AND SOURCES OF LEGAL REGULATION OF THE BANKING SECRECY. THE CONCEPT AND LEGAL NATURE OF BANKING SECRECY Anatoly Yu. Olimpiev

**Abstract.** The article considers the norms of the current legislation regulating the banking secrecy regime in the Russian Federation, as well as law enforcement and judicial practice. The existing theoretical approaches to the definition of the concept and legal nature of banking secrecy are investigated. Currently, digitalization processes have a significant impact on the development of banking secrecy.

The analysis of the peculiarities of legal regulation of objects of bank secrecy is carried out.

**Keywords:** banking secrecy, commercial secret, medical secret, professional secrecy, information banking law, civil code, dilitalization.

# **PREFERENTIAL TREATMENT OF BUSINESS ACTIVITIES** Galina A. Prokopovich

**Abstract.** The article examines the problems of providing individual states with benefits and preferences in the conduct of entrepreneurial activities, analyses the current state of the system of granting preferences and makes proposals for its improvement.

Keywords: trade, policies, benefits, preferences, tariffs.

# BRINGING THE PERSONS CONTROLLING THE DEBTOR TO LIABILITY IN BANKRUPTCY

# Svetlana A. Ustimova, Ekaterina N. Rasskazova

**Abstract.** In this article, based on an analysis of the current legislative requirements of the Russian Federation, the problem of bringing the controlling debtor to responsibility in the event of the bankruptcy of a legal entity is considered. The author outlines the main types of liability of persons cont 5,2% из предъявленных требований) rolling the debtor, highlights the main aspects of their use, identifies special subjects of legal relations – insurance companies and non-state pension funds, whose activities are important not only for counterparties, but also for the general population. Particular attention in the article is paid to the application of subsidiary liability in relation to the use of legislative approaches in the judicial prosecution of the controlling persons of the debtor.

Keywords: debtor, controlling person, liability, legal entity, bankruptcy, problem.

# **TYPES OF DIGITAL PRODUCTS AS COPYRIGHT OBJECTS** Lyubov' V. Shcherbacheva

**Abstract.** The study concludes that the relevance of the legal regime of digital products is to develop its legislative regulation, which is currently characterized by incompleteness and contradiction. This article examines the basic approaches to the definition of digital products, the development of the concept of digital products, the design of the system of digital products, the brief characterization of the most important in the context of the chosen topic of the features of individual digital products and the analysis of approaches to the legal qualification of digital products as a single legal category at the legislative, law enforcement and doctrinal levels.

**Keywords:** copyright, digital products, TRIPS Agreement, Berne Convention, WiPO copyright treaty, the result of intellectual activity

# SOCIAL PARTNERSHIP: SUBJECTS, PRINCIPLES, PROBLEMS Nikolay V. Rumyantsev, Svetlana N. Andreeva

Abstract. The article considers the issues of social partnership from the standpoint of labor law, describes the subjects of social and labor partnership, presents the basic principles of social partnership as an independent legal institution from the point of view of labor legislation, identifies the problems of legal and socio-economic division of social partnership, and suggests ways to optimize labor legislation on social partnership between employees and employers.

**Keywords:** labor law, employee, employer, social partnership, collective agreement, subjects of social partnership, principles of social partnership, problems of social partnership.

# THE ROLE OF THE MASS MEDIA IN PRODUCING THE LEGAL CONSCIOUSNESS OF THE SOCIETY IN THE CONDITIONS OF THE PANDEMIC

# **David I. Aminov**

Abstract. The article examines the role of the mass media in the context of the impact on the legal consciousness of people. The media are viewed as a means not only of promptly delivering information to citizens, but also as a powerful means of shaping law-abiding behaviour. Particular emphasis is placed on the fact that in a pandemic, the media are the most effective means of influencing a person's emotions, able to convince the recipient in the best way. This is especially evident in relation to electronic media.

**Keywords:** information, psychological impact, law-abiding behavior, pandemic, legal awareness.

# ON THE ISSUE OF THE OBJECT OF THE CRIME PROVIDING FOR LIABILITY FOR DAMAGE TO THE LAND

# Zhanna A. Boytsova, Yana S. Kalininskaya

**Abstract.** The article analyzes the object and subject of such an illegal act as land damage. The questions about the peculiarities of the description of the abovementioned elements of the crime in the legislation of the Russian Federation are considered. Some reasons for the insufficient effectiveness of the application of the norms on land damage have been identified.

**Keywords:** land, agricultural, damage, pollution, degradation, desertification, responsibility, criminal.

# ADMINISTRATIVE PREDICTION OF CRIMINAL RESPONSIBILITY FOR WATER POLLUTION: HOW TO AVOID ENVIRONMENTAL DISASTER Tatiana N. Borodkina, Evgenia Yu. Samolaeva

**Abstract.** The article deals with issues related to the commission of actions that cause pollution of water bodies. The authors estimate the number of administrative and criminal acts committed; identify problems of organizational and regulatory nature that contribute to reducing the disclosure of these acts; justify the need to introduce the rule of administrative prejudice of criminal liability for repeated pollution of water bodies. **Keywords:** administrative prejudice, violation of water use rules, pollution of water bodies, environmental damage.

# STATE REGIONAL AND MUNICIPAL PROGRAMS IN THE FIELD OF CRIME PREVENTION (EXPERIENCE OF THE STAVROPOL TERRITORY) Vladislav V. Vlasenko, Arkady V. Zherebchenko

**Abstract.** The features, positive experience, problematic aspects of the development and implementation of state regional and municipal programs in the field of crime prevention on the territory of the Stavropol Territory, as well as certain areas of increasing their effectiveness are examined.

**Keywords:** prevention of offenses, main directions of crime prevention, state and municipal programs in the field of crime prevention, prevention of offenses by state authorities of the subjects of the Russian Federation and local authorities, prevention of offenses by internal affairs bodies, the law enforcement segment of the Safe City hardware and software complex.

# CRIMINOLOGICAL CHARACTERISTICS OF THE CONVICT'S PERSONALITY THAT DISORGANIZES THE ACTIVITIES OF INSTITUTIONS THAT PROVIDE ISOLATION FROM SOCIETY Mevlud D. Davitadze, Grigory A. Maystrenko

**Abstract.** The article is devoted to the criminological characteristics of convicts tend to commit acts, disruptive activities, providing punishment in the form of deprivation of liberty.

**Keywords:** convict, criminological characteristics, regime in correctional institutions, system of execution of punishments, criminal stratification, groups of convicts, correctional institutions, disorganization of activities of institutions that provide isolation from society, combating crime.

# THE PLACE OF CRIME PROVOCATION IN THE CRIMINAL LAW SYSTEM: A CONCEPTUAL APPROACH

# Irina A. Zharkikh

**Abstract.** The article deals with issues related to determining the place of provocation of a crime in the criminal law system. The author provides criteria for distinguishing touch from the institution of complicity in a crime and provocation from complicity, and formulates a conclusion about the common grounds for allocating such criteria. On the basis of a comparative analysis of the institution of touching a crime and provocation to a type of touching a crime.

**Keywords:** provocation of a crime, touching a crime, complicity in a crime, concealment, legalization, failure to report, failure to report a crime.

# PROSPECTS FOR THE USE OF FORENSIC TECHNOLOGY FOR THE STUDY AND ANALYSIS OF MOBILE DEVICE DATA IN INSTITUTIONS OF THE FEDERAL PENITENTIARY SERVICE OF THE RUSSIAN FEDERATION

# Vitaliy V. Kopylov, Oleg M. Prokof'ev, Aleksander A. Soldatov

**Abstract.** The article deals with modern problems of organization of counteraction of administrations of places of deprivation of liberty of the Federal Penitentiary Service of the Russian Federation by "prison" call-centers. The article analyzes the dynamics of crimes with the use of information and telecommunication technologies and its variety – mobile fraud. The article examines the reasons that contribute to the illegal receipt of cell phones in places of detention and "prison" mobile fraud. Discusses the prospects of equipping UIS Russia software complex Forensic, performance and opportunities to improve the effectiveness of anti-administration penetration into the territory of the institutions and enhance the fight prison call centers.

**Keywords:** mobile fraud, crimes involving information and telecommunications technologies, "prison" mobile fraud, "prison" call centers, cell phones.

#### STATISTICAL DESCRIPTION OF CRIMES IN THE SPHERE OF ECONOMIC ACTIVITY: FORECAST TRENDS Tatvana V. Molchanova

**Abstract.** The article presents a statistical assessment of the most common crimes committed in the field of economic activity. The article deals with individual criminal acts that form the law enforcement practice under Chapter 22 of the Criminal Code of the Russian Federation. Assumptions are made about the reasons for the increase and decrease in the facts of registration of certain forms of criminal acts. A comparative description of the crimes registered under Chapter 22 of the Criminal Code of the Russian Federation in Russia and Moscow is given, and specific discrepancies are established for individual criminal acts in their quantitative assessment. Some problems of law enforcement and forecast trends of its development are indicated.

**Keywords:** crimes in the sphere of economic activity, misappropriation of assets, statistical reporting, statistical analysis, indicators, facts, pandemic, crisis, registration, detection, criminal cases, criminal prosecution, entrepreneurs, prevention, forecast, growth, law enforcement practice.

# TO THE QUESTION OF INCREASING THE INTENSITY OF THE CRIMINALIZATION OF ACTION CONNECTING TO THE VIOLATION OF THE RULES OF THE ROAD TRAFFICKING BY A PERSON AFFECTED BY AN ADMINISTRATIVE PUNISHMENT (ART. 264.1 OF THE CRIMINAL CODE OF THE RUSSIAN FEDERATION)

#### Roman B. Osokin, Vladimir G. Kokorev

Abstract. The article reflects the peculiarities of the criminal policy of the Russian Federation to improve liability for driving while intoxicated. The expediency of art. 264.1 of the Criminal Code «Violation of the rules of the road by a person, subject to administrative punishment», indicates a tendency to reduce administrative offenses under art. 12.8 «Driving by a driver, intoxicated, transfer of control of the vehicle to a person intoxicated» and 12.26 «Failure by the driver of the vehicle to comply with the requirement to undergo a medical examination for intoxication» of the Administrative Code of the Russian Federation after criminalization of this act in the Criminal Code of the Russian Federation. The authors emphasize that the name of art. 264.1 of the Criminal Code of the Russian Federation – in comparison with its content, reflects only the presence of administrative precedence, while its content indicates the presence of a criminal record of a person for committing acts fixed in hh. 2, 4 and 6 art. 264 of the Criminal Code of the Russian Federation while intoxicated acts. To resolve such a conflict, the authors propose two solutions: the first is to expand the name of art. 264.1 of the Criminal Code, removing from its name the emphasis on the presence of «administrative punishment», and the second is to differentiate the liability contained in it, reflecting it in two articles of the Criminal Code of the Russian Federation (in art. 264.1 of the Criminal Code of the Russian Federation leave administrative precedence, and a person's criminal record for committing crimes specified in part 2, 4 and 6 of article 264 of the Criminal Code of the Russian Federation, be reflected in part 7 of article 264 of the Criminal Code of the Russian Federation).

**Keywords:** traffic, driving, administrative liability, crime, administrative precedence, criminal record, criminal policy.

# THEORETICAL FOUNDATIONS OF LAWMAKING IN THE RAPIDLY DEVELOPING LEGAL SYSTEM OF RUSSIA

#### Maria P. Pronina

**Abstract.** The article presented is devoted to the theoretical foundations of lawmaking in the legal system of the Russian Federation. In particular, the article considers the concept and content of the category "legislative activity." Based on the legal analysis of the studied material, an author's definition of law-making is proposed. Having determined with the most common approaches formed in science and revealing the concept of lawmaking, the elements forming it are studied. Features and approaches to the content of the goal of lawmaking are distinguished, their author's interpretation is proposed.

Keywords: legal technique, legal system, law-making, legislative activity, content, concept.

# DISCOURSE ON CRIMINAL RESPONSIBILITY AND PUNISHMENT OF MINORS IN THE RUSSIAN FEDERATION

# Yulia E.Saleeva, Timur F. Saleev

**Abstract.** There are many gaps and contradictions in modern criminal legislation, but, one way or another, the legislator should strive to ensure that there are as few of them as possible, especially in matters that concern minors, since children are the future of modern society. State policy in general, and in particular criminal policy, should be aimed at improving the situation related to minors.

The article highlights the problematic aspects of bringing minors to criminal responsibility, and also presents the ways of their possible solution.

**Keywords:** criminal responsibility and punishment, responsibility of minors, age of criminal responsibility, punishment of minors.

# METAPHYSICAL VIEW ON THE DEVELOPMENT OF LEGAL SCIENCE AND EDUCATION

# Victor N. Fadeev

**Abstract.** The article says that new point of view on the development of legal science and education should be taken. First of all, for the implementation of life-affirming principles of life style, life organization and life support based on lawful behavior through organization of individual, social and universal, cosmic sanctified consciousness.

**Keywords:** materialistic philosophical paradigm; metaphysical view; probability-time approach; the uncertainty of the future; the origins and roots of crime.

# CRIMINOLOGICAL DIMENSION OF THE PREVENTION OF ECONOMIC CRIME INVOLVING CORRUPTION AND ORGANIZED CRIMINAL ACTIVITY

# **Ravil Sh. Shegabudinov**

Abstract. In the article, the author examines the system of measures through the adoption and implementation of which economic crimes associated with corruption and organized criminal activities are prevented. The author's study shows that there are very few cases in which members of the economic security units of the Department of Internal Affairs resorted to commercial and non-profit organizations, since the process of collecting evidence regarding leaders and active members of organized structures is mostly confidential.

**Keywords:** management organization, corruption, economic crime, criminal activity, criminal code, control.

# ON THE ISSUE OF DIFFERENTIATION OF CRIMINAL LIABILITY FOR THE DESTRUCTION OR DAMAGE OF OTHER PEOPLE'S PROPERTY Ulyana S. Yudina

**Abstract.** Based on the analysis of special literature, provisions of criminal legislation and statistical data, the author formulates conclusions regarding the differentiation of criminal liability for the destruction or damage of other people's property. The article considers the possibility of using administrative prejudice in the criminal law. The author proposes a number of changes to the criminal law.

**Keywords:** other people's property, destruction or damage to other people's property, differentiation of criminal liability, administrative prejudice, arson, significant damage, compensation for damages, criminal responsibility.

# ENSURING THE RIGHTS AND LEGITIMATE INTERESTS OF LEGAL ENTITIES THAT HAVE REPORTED A CRIME AT THE STAGE OF EXCITATION CRIMINAL CHARGES: COMPARATIVE LEGAL ANALYSIS OF THE CRIMINAL PROCEDURE CODE OF RUSSIA AND THE CRIMINAL PROCEDURE CODE OF VIETNAM

# Vo Kim Dung

**Abstract.** The article deals with the problems associated with the participation of legal entities affected by crimes at the stage of excitation criminal charges. It is noted that along with an individual, a legal entity also has the right to be a criminal complainant. The analysis of the criminal procedure legislation of Russia and Vietnam reveals the legal status of ensuring the rights and legitimate interests of legal entities that have reported a crime at the initial stage of pre-trial proceedings.

**Keywords:** victim, legal entity, applicant, excitation criminal charges, report of a crime.

# SPECIFICS OF THE IMPLEMENTATION OF MEASURES TO PROTECT THE HOME OF A SUSPECT (ACCUSED) WHO HAS BEEN SUBJECTED TO A COERCIVE MEASURE RELATED TO RESTRICTION OF FREEDOM Anastasia S. Gracheva

**Abstract.** Based on the analysis, the author reveals the specifics of implementing measures to protect the home of a suspect (accused) in accordance with the norms of intersectoral legislation and law enforcement practice. It is suggested a possible mechanism for implementing measures to ensure the safety of homes left unattended. In addition, the author reveals the content of each stage, the application of "protective" measures and defines the circle of persons who should be assigned the duties of their execution.

**Keywords:** housing (residential premises), protective measures, the accused (suspect), measures to ensure the safety of housing, intersectoral legislation.

**УДК 34** 

#### ББК 67 © К.К. Клевцов, 2021 FORMATION AND DEVELOPMENT OF THE INSTITUTE OF EVIDENCE IN RUSSIAN CRIMINAL PROCEEDINGS Tigron A. Crigorwan

# Tigran A. Grigoryan

**Abstract.** In this article, the author studies the historical background of the formation and development of the institute of evidence in criminal procedure science. The author found that the current version of Article 81 of the Code of criminal procedure does not contain the concept of material evidence, which creates problems in the practice of officials conducting criminal proceedings when recognizing various objects of the material world as material evidence. In conclusion, it is proposed to supply Article 5 of the Code of criminal procedure with paragraph 5.1, which contains the concept of material evidence.

**Keywords:** evidence, proof, pre-trial proceedings, investigator, inquirer, physical evidence.

#### THE PROCESS STATUS AND INDICATIONS OF THE SUSPECTED PERSON – OLD SONGS ABOUT THE MAIN Kirill K. Klevtsov

Abstract. The article examines the legal status of a person actually suspected of committing a crime, and also determines in what cases and at what point in pre-trial proceedings the bodies of preliminary investigation should give the specified person the procedural status of a suspect. At the same time, the author, on the basis of theoretical and methodological constructions, examines the issue of the legal force of the testimony of a person actually suspected of committing a crime and their further use as testimony of a suspect without first giving such an interrogated the procedural status of a suspect. As a result, the corresponding conclusions are formulated, which are of both theoretical and applied nature, as well as options for their application in the course of criminal proceedings are proposed.

Keywords: suspect, suspect, defense, interrogation.

# CRIMINAL PROCEDURE DEPARTMENT AS A SPECIAL TYPE OF SOCIAL MANAGEMENT IN THE SYSTEM OF LAW ENFORCEMENT ACTIVITY

# Vladimir V. Nechaev, Lyudmila E. Grishko

**Abstract.** Discussed the issues related to the author's position on the need to extrapolate the functions of management for the criminal procedure activities of the law enforcement entities Consistently the thesis is proved that criminal procedure management is the basic model of scientific knowledge, which will allow studying the activities of preliminary investigation bodies (and not only) through the prism of a competent, professional approach, is consistently justified.

**Keywords:** management, system, efficiency, preliminary investigation bodies, criminal procedure management, competencebased approach, management functions, investigator, bodies of inquiry, criminal procedure.

#### ON THE QUESTION OF SOME URGENT PROBLEMS ARISING DURING THE PRODUCTION OF AN INQUIRY IN CRIMINAL CASES Muradin M. Khamgokov

**Abstract.** This article is devoted to the study of some topical problems arising in the production of inquiries in criminal cases. In particular, the author examines the problems arising in the production of an inquiry in an abbreviated form: the appointment and termination of such proceedings, the rights of the participants, etc. The author analyzes the specific norms of the Criminal Procedure Code of the Russian Federation, finds contradictions in them, proposes the author's options for resolving the conflicts that have arisen. In conclusion, the author draws conclusions corresponding to the study.

**Keywords:** criminal process, criminal proceedings, interrogator, victim, suspect, inquiry, inquiry in abbreviated form, inquiry form, code of criminal procedure, rights and obligations of a person and citizen.

# INTERNATIONAL LEGAL FRAMEWORK FOR THE IMPLEMENTATION OF THE STATE MIGRATION POLICY OF THE RUSSIAN FEDERATION Valeriy A. Konnov, Yulia V. Puzyireva

**Abstract.** The article discusses the international legal framework for the implementation of the state migration policy of the Russian Federation, gradually explores the key areas of international cooperation of the Russian Federation in the formation of a balanced «international agenda on migration» and the development of solutions to pressing migration problems. The analysis made it possible to identify the current state and identify promising areas of activity of state authorities of the Russian Federation in the implementation of conceptual migration tasks.

**Keywords:** state migration policy, international treaties on migration, labor migration, illegal migration, management of migration processes.

# SUBJECTS OF EVIDENCE IN CRIMINAL CASES OF CRIMES RELATED TO THE FORMATION OF THE BUDGET OF THE RUSSIAN FEDERATION (TAX CRIMES)

# Yuriy G. Kleshchenko

**Abstract.** In this article, the author reveals the features of the evidence process in the investigation of crimes related to the formation of the budget of the Russian Federation (tax crimes). The author defines the classification of subjects of evidence, notes the special public danger of tax crimes, or crimes related to the formation of the budget of the Russian Federation, and discusses the feasibility, in addition to improving the activities of existing State authorities, of creating a specialized State service for the investigation of crimes in the financial and budgetary sphere. At the same time, the article noted that at present there is a situation in practice in which criminal cases of crimes in the financial and budgetary sphere are investigated by different authorities, this maintains a balance of interests and does not "strengthen" any one law enforcement agency, which minimizes the corruption component.

**Keywords:** proof, subjects of proof, crimes related to budget formation, tax crimes, Federal Tax Service, law enforcement agencies.

# INVESTIGATION OF THE "HYPOTHETICAL" VALUE OF THE VEHICLE SPEED AT THE MOMENT OF HITTING A PEDESTRIAN WHEN THE DRIVER APPLIES BRAKING AT A GIVEN MOMENT OF DANGER OCCURRENCE

# Pavel A. Losev

**Abstract.** In some road traffic situations with a collision with pedestrians, drivers apply the braking provided for by the Traffic Rules of the Russian Federation with some delay relative to the objective moment of danger to traffic, or do not apply any measures to reduce speed. In such cases, an expert can investigate the question of the value of the "hypothetical" speed of the vehicle at the time of impact, to which the driver could reduce the speed of the "hypothetical" speed can be used to solve the problem of causal relationships between the actions of the driver of the vehicle and the consequences that have occurred (the severity of injuries sustained by a pedestrian as a result of an accident).

**Keywords:** hit-and-run, technical ability to prevent hit-and-run, cause-and-effect relationship, "hypothetical" vehicle speed.

# ABOUT THE CRIME SCENE IN THE STRUCTURE OF THE FORENSIC CHARACTERISTICS OF FORGERY, PRODUCTION OR TURNOVER OF FORGED DOCUMENTS

# Dina A. Mozgovaya

**Abstract.** The crime scene occupies an important place in the structure of the forensic characteristics. The crime scene is associated with the formation of traces. The author analyzes the information about the place of forgery in the article.

Keywords: the scene of the crime, forged documents, forensic characteristics.

# BASIS AND CONDITIONS FOR ANNOUNCEMENT IN THE INTERNATIONAL SEARCH

#### Maksim Yu. Tarasov

**Abstract.** In the procedure for declaring a person on the international wanted list for the purpose of arrest and extradition for criminal prosecution or execution of a sentence, such categories as grounds and conditions invariably appear. Meanwhile, in the special literature devoted to the issues of international search, there is no sufficient clarity in the understanding of these categories, different circumstances are named as the grounds and conditions for declaring them on the international wanted list, conditions are often not delimited from the grounds, sometimes they are simply mixed with each other.

In the article, on the basis of the conducted research, the concept of the grounds and conditions for declaring a person on the international wanted list is given, their system is given, and the inclusion of certain circumstances in it is argued. On the basis of the proposed system, the specific content of the grounds and conditions for declaring it on the international wanted list is disclosed, taking into account the regulatory legal acts in force in this area.

**Keywords:** international search, interstate search, grounds for declaring an international wanted list, conditions of the international wanted list, the content of the grounds for declaring it on the international wanted list, system of conditions for declaring an international wanted list.

# INTRODUCTION OF INFORMATIZATION AND ARTIFICIAL INTELLIGENCE TECHNOLOGIES AS PROSPECTIVE DIRECTIONS OF DEVELOPMENT OF MODERN CRIMINAL PROCEEDINGS

# Vasiliy Yu. Fedorovich, Olga V. Khimicheva, Alexey V. Andreev

**Abstract.** In the modern scientific space, potential areas of use of iformatization and artificial intelligence technologies are increasingly being explored. A regulatory legal framework is being created for the use of these technologies, including in the field of jurisprudence. Considering possible ways of introducing informatization and artificial intelligence technologies into criminal proceedings, the authors propose to be based on international documents and use foreign experience. The article concludes that there is a need for accelerated informatization of criminal proceedings and the possibility of using artificial intelligence technologies as an auxiliary tool in making procedural decisions.

**Keywords:** artificial intelligence, informatization, the future of criminal proceedings, assistant investigator, procedural decisions, introduction of artificial intelligence, directions of development of criminal proceedings.

#### CURRENT ISSUES OF THE FUNCTIONING OF THE **PUBLIC** ADMINISTRATION SYSTEM AND THE PROVISION OF **PUBLIC CONTEXT SERVICES** TO THE **POPULATION** IN THE OF **IMPLEMENTATION OF THE REGIONAL DIGITALIZATION PROGRAM** OF THE NATIONAL DIGITAL PROJECT AT THE PRESENT STAGE Aleksander A. Vikhlyaev, Irina I. Shatkovskaya

Abstract. The article touches upon the most pressing issues of the implementation of the state policy of digitalization of the sphere of public relations in the conditions of modern realities; the analysis of the implementation of the program for the provision of public services to the population in relation to regional digitalization within the framework of the national project "Digital Public Administration" was carried out; on the basis of the analysis and research on the digitalization of public administration in the digital economy, proposals were made to improve the system of state regulation of the digitalization process in the regional segment

**Keywords:** digitalization, public administration, electronic document management, outsourcing, information security, "big data"

# PREVENTION OF ROAD TRANSPORT ACCIDENTS BY DRIVERS AGED 60 AND OVER

# Viktor V. Kuznetsov, Dmitry S. Gorbatenko, Oleg M. Portashnikov

**Abstract.** This article presents the results of an analysis of statistical data on road traffic accidents caused by drivers aged 60 and over in the Moscow Region. The social aspects of violations of traffic rules by drivers of this age, which led to road accidents, are considered. The main causes of road traffic accidents have been identified and formulated. The main directions of prevention of accidents due to the fault of drivers aged 60 and older have been determined.

**Keywords:** road traffic accident, vehicle, driver, age 60 and over, road network, medical examination, prevention of road traffic accidents.

# ON ADMINISTRATIVE VIOLATIONS AGAINST THE ENVIRONMENT IN THE RUSSIAN FEDERATION

# Fyodor G. Myshko

**Abstract.** In the article, based on the analysis of the legal literature and legislation on administrative offenses against environmental protection in the Russian Federation, several judgments are made: normative legal act designed to regulate administrative responsibility in the field of environmental protection, is the Code of the Russian Federation on administrative offenses; all other Federal laws of the Russian Federation, which provides for administrative liability for offences in the sphere of environmental protection, may not contradict the Russian Code of administrative offences; contradictions between the Code of the Russian Federation and other federal laws of the Russian Federation regarding administrative responsibility in the field of environmental protection and other federal laws of the Russian Federation regarding administrative responsibility in the field of environmental protection should be considered according to the rules of conflict.

**Keywords:** Russian Federation, law, legislation, international treaty, normative legal act, Constitution of the Russian Federation, Federal Law of the Russian Federation, Code of Administrative Offenses of the Russian Federation, Federal Law of the Russian Federation «On Environmental Protection» of December 20, 2001, environment, administrative offense.

# ON THE ISSUE OF THE LEGAL STATUS OF STATE CORPORATIONS Yulia N. Sosnowskaya. Eleonora V. Markina

**Abstract.** In the article the authors consider issues related to the legal status of state corporations.

The main directions of development of corporations, as well as the effectiveness of their activities in conditions of tough competition, are determined by the ability to create and implement innovative strategies in their activities. Domestic state corporations, having a significant set of modern unique product samples and technologies for their manufacture, continue their development without using modern scientific achievements. State corporations are participants in administrative legal relations and carry out their activities on behalf of the state. The administrative and legal status of public corporations is investigated by analogy with the administrative status of the state civil service.

**Keywords:** federal act, management, government corporation, administrative and legal status, legal personality, public instituting, corporate status, administrative legal relationship.

# WAYS AND MEANS OF EDUCATIONAL AND PREVENTIVE INFLUENCE ON THE PERSONALITY OF A MINOR OFFENDER BY PD OFFICERS Inna V. Fedorova

**Abstract.** Analyzed the ways and means of educational and preventive influence on the personality of a minor offender by PD officers; examines the current problems of resolving illegal acts among adolescents; given recommendations for improving the educational and preventive influence on the personality of a minor offender by PD officers.

**Keywords:** PD employee, minor offender, preventive work, preventive measures, educational and preventive impact.

# ANALYSIS OF THE GLOBAL LEVEL OF FRAUD AND ITS IMPACT ON ORGANIZATIONS ENGAGED IN ECONOMIC ACTIVITIES

# Irina A. Gorshenyova, Elena B. Kuzhevskaya, Mark K. Vasilyev

**Abstract.** The article is devoted to the issues of considering the level of fraud in various countries and its impact on the activities of legal entities. As part of the consideration of the issue, the authors draw attention to the fact that the main reason for fraudulent attacks is the lack of preparedness of many organizations to prevent the suppression of fraudulent actions.

**Keywords:** fraud, economic crimes, organizations, risks, corruption, consumer market, bribery.

# **REGIONAL CREATIVITY AND DIGITAL REGIONALISM** Igor' V. Groshev, Aleksei A. Krasnoslobodtsev, Nodari D. Eriashvili

Abstract. The factors that determine the process of digitalization and online development of the Russian Federation are analyzed. The dynamics of the development of «digital opportunities» with the actualization of the problem of studying the process of «digitization» of the main spheres of life of regional Russian spaces is considered. The paper presents a schematic model of factorial variables that determine the process of «penetration» of new digital products and services on the regional territories of the country, one of which is regional creativity. The authors developed a model of the components of the regional creativity index and put forward a hypothesis about the possible influence of the regional environment creativity effect on the process of digitalization. To determine the correlation between the index of creativity and the level of regional digitalization, a composite index of creativity of each of the 85 regions of the Russian Federation was calculated using the method of constructing the index of the index of creativity. Groups of regions-leaders and outsiders-are singled out. Digitalization indices are calculated to measure the index of digital life in Russian regions. When comparing the ranks of regions on the composite index of creativity and the index of digital life, it is concluded that there is no direct correlation between these factorial indicators. The comparison allowed us to identify three groups of regions in which the Russian economic environment structures regional spaces according to its creative and digital matrices. Based on the proposed research approach, it is concluded that the creativity of the region does not affect the speed and depth of the regional process of digitalization and is not always one of the determining factors of regional «digitization», which is the basis of regional disparities in the level of development of digital economy.

**Keywords:** index, creativity, local digital services, digitization, region, regionalism, regional space, environment, service economy, typology, factors, digital life, digital economy, digitalization, digital opportunities, digital platforms, data economy.

# INCREASING THE LEVEL OF ECONOMIC SECURITY ON THE BASIS OF REGULATING MIGRATION PROCESSES

# Asya A. Kushkhova, Nikolaj P. Kupreshhenko

**Abstract.** In recent years, European countries have been forced to constantly search for solutions to resolve the migrant crisis caused by the multiple growth of the flow of illegal migrants and refugees to the EU. For Russia, the migrant crisis is a permanent process that proceeds in a relatively sluggish mode (in comparison with the aggravation of the situation in the EU countries). The changes in society associated with the COVID-19 pandemic have exacerbated and exposed many of the problems in this area. For the state, one of the primary tasks is the settlement of the migrant issue as one of the most important factors in strengthening national security.

**Keywords:** migration, migration flows, migration processes, economy, social environment, labor market, illegal migration, national security, labor migration.

# ENSURING THE ECONOMIC SECURITY OF RUSSIA IN THE CONTEXT OF GLOBAL INSTABILITY

# Andrey V. Minakov, Elena V. Egorova

**Abstract.** Subject of research is strengthening economic security in global competition. The purpose is generalization of the main approaches to the definition of basic concepts, analysis of the economies of countries in conditions of instability (political and economic), with the possibility of identifying directions for strengthening economic security in relation to these conditions. The methods used: analysis, synthesis, comparison. The analysis of the current state of the economies of countries was carried out, taking into account the influence of various factors, which gives an understanding of the level of their economic security and the main directions of its provision in conditions of instability. Field of application of the results: applied research in the field of economic security of the state. It is concluded that in the context of global instability, ensuring the country's economic security requires constructive solutions, taking into account all factors of influence and assessing positive and negative effects.

**Keywords:** economic security, global economy, globalization, economic sanctions, COVID-19 pandemic, economic development, Russian economy.

# INTERNAL AFFAIRS BODIES IN ENSURING THE ECONOMIC SECURITY OF THE STATE

# Lada Ya. Smirnova

**Abstract.** This article describes current problems that affect the economy in the country, the importance of internal affairs bodies in ensuring economic security, and various approaches to solving problems that currently exist.

**Keywords:** economic security, internal affairs agencies, criminalization, financial development, regulatory framework, law enforcement agencies, state, economic crime, administrative offense, criminal offense, public authorities, law enforcement system, economic threat, national security.

# ECONOMIC EFFICIENCY OF ARTIFICIAL INTELLIGENCE TECHNOLOGIES

# Nelli V. Tskhadadze

**Abstract.** Improving the efficiency of a market economy requires a multiplier effect from the digitization of all its areas. In this regard, it is especially important to actively develop and constantly improve the digital technology market. So, along with the traditional resource markets – land, labor market and capital, the digital technology market is beginning to occupy a priority place in the activities of modern business, especially in connection with the production and use of artificial intelligence. Society is entering an era of an intellectual world where everything is interconnected. Digital business is a combination of physical and digital business assets that blur the boundaries between people and processes to achieve business goals.

**Keywords:** artificial intelligence, economic efficiency, digital technologies, digital economy, digital business, digital infrastructure.

# PUBLIC FINANCE: DEVELOPING TOOLS FOR MODERN BUSINESS CONDITIONS

# Sergey Yu. Ilyin, Gamlet Ya. Ostaev, Boris N. Khosiev

Abstract. The article presents the author's position on the assessment of efficiency indicators and the intensification of finance in the activities of states operating in the current economic conditions. In the process of the study, a toolkit has been developed, consisting of a group of indicators that allow states to analyze them in generalized and detailed forms. The choice of the resulting and factorial indicators of efficiency and intensification was made on the basis of the current trends in the development of the national and world economy, expressed in the globalization of economic processes and the clear objectivity of internal and external monetary receipts. The indicators of the study in generalized and detailed forms were the direct and indirect profitability, which are the resulting indicators of the efficiency of public finance, calculated by comparing government revenues and government expenditures and changes in the income and expenditure elements of cash flows under the influence of efficiency and cost (affecting factor indicators) of national and international projects of states related to the resulting intensification indicators. They are aligned with all economic positions and are fully adapted to the generally recognized financial, economic and financial management economic requirements for the activities of the public sector.

Keywords: states, public finance, efficiency and intensification of public finance.

# STATISTICAL ASSESSMENT OF THE IMPACT OF FOOD, CONSUMER AND INDUSTRIAL GOODS MARKETS ON ECONOMIC CRIME Dmitry V. Dianov, Alexander V. Kuzmichev

**Abstract.** The scientific article is devoted to the possibilities of probabilistic and statistical methods in econometric modeling of the indicator of the number of registered economic crimes. The nature of causality and dialectical unity, considered and quantified the impact on the economic crime of main indicators of development of the various sub-markets of the economy, such as food, construction, industrial goods and services, and finance organizations.

**Keywords:** statistical modeling, probabilistic estimation, economic crime, forecast of economic crimes.

# BUILDING AN INFORMATION MODEL FOR MINING AND PROCESSING ENTERPRISES

# Ivan E. Kirillov, Ivan N. Morozov, Pavel M. Murashev, Valery N. Bogatikov

**Abstract.** The article discusses the issue of building and implementing the information system of mining and processing enterprises. The first stage of the design was the stage of building a class diagram created in the Rational Rose environment. All types of classes that implement the system under consideration are described. At the second stage, a description of the relationship of clients with the server is given, where the essence of the physical structure of the entire information system is clearly shown. **Keywords:** information system, class diagram, Rational Rose.

# INFORMATIZATION AS A STANDARD PROCESS IN THE MODERN EDUCATIONAL SYSTEM

### Alexander Yu. Kabanov

**Abstract.** The article presents the results of a study of the problem of introducing informatization in educational processes. The purpose of the work is to study the positive and negative factors of the development of informatization in modern education. The analysis was carried out on the basis of systematization and comparison of the data of theoretical works of researchers, the experience of practical observations of teachers was generalized. The results of the study indicate the ambiguity of the use of informatization in the educational sphere, since the implementation process implies not only progressive aspects, but also risks.

**Keywords:** informatization, educational processes, digitalization, convergence, communication skills.

# PSYCHOLOGICAL ASPECTS OF THE CORPUS DELICTI AND CLASSIFICATION OF JUVENILE OFFENDERS

#### Juliya A. Malyushina, Olga B. Fedorova

**Abstract.** The purpose of the work is to study the psychological aspects of the corpus delicti and to identify the typology of juvenile offenders. The following methods were used: theoretical analysis of the literature, psychodiagnostic methods, methods of mathematical statistics. The types of juvenile delinquents are described: "unpredictable"; "compensatory"; "affective". The results of the study can be applied in the practical activities of teachers, police officers, psychologists.

Keywords: motivation, minors, offenders, crime, prevention, relapse, typology.

# THEORETICAL AND METHODOLOGICAL PROBLEMS OF FORMING PROFESSIONAL CONSCIOUSNESS OF INTERNAL AFFAIRS EMPLOYEES

#### Svetlana Yu. Mikhailova

**Abstract.** It is discussed theoretical and methodological problems, the specificity and role of professional self-awareness of employees, the conditions for the formation of the self-concept, which allow to highlight the conditions that contribute to the growth of further professionalization.

**Keywords:** self-concept formation, professional and personal development of personality, self-realization, "self-image", professional development.

# ROLE MODEL AS A PREDICTOR OF ADOLESCENTS' ATTITUDES TO THE FAMILY FUTURE

# Artur A. Rean, Darya V. Molchanova, Ivan A. Konovalov

**Abstract.** The article analyses the predictors of teenagers' interest in the issue of creating their own family through the study of descriptors, descriptive characteristics of parental figures, as well as by identifying the links between a sense of happiness and the desire to reproduce life scenarios of the parental family. The most and least popular ways of describing a mother and father are investigated, trends in the use of certain characteristics are revealed. The desire to repeat or not to repeat the scenario of the parental family is statistically significantly related to the idea of the family as a prerequisite for happiness. Despite the different number of children in the parental family, most teenagers plan to create a family with two children in the future. Moreover, the presence of children is the least popular answer when ranking the conditions of a successful marriage. The results match with ideas about changing the views of adolescents on the issue of family and children, but it is important to note a positive trend – in 81.6% of cases, adolescents nevertheless consider the possibility of creating their own family, despite the fact that only 41.9% of the subjects want a parental scenario.

**Keywords:** family, adolescents, role model, parental images, image of mother, image of father.

# PSYCHO-REGULATORY SUPPORT OF THE DOMINANT MENTAL STATES OF THE CONVOY DEPARTMENT OF THE FEDERAL PENAL CORRECTION SERVICE SYSTEM<sup>1</sup>

# Inna V. Vasileva, Sergey V. Ivantsov

**Abstract.** Employees of the convoy department of the Federal Penal Correction Service system of Russia are used as adaptive coping strategies: planning a solution to the problem, self-control, seeking social support; and conditionally adaptive: flightavoidance, distance. The tension of any of the coping leads to an inadequacy of the employee's assessment of his mental state and, accordingly, to inadequacy of his regulation by means of psychological protection.

**Keywords:** stress, officers of the convoy department of the Federal Penal Correction Service system of Russia, psychological protection, mental states.

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# CONSEQUENCES OF DESTRUCTIVE SOCIAL CONFLICTS: HISTORICAL AND PRACTICAL ASPECT

# Anatoly N. Sukhov

**Abstract.** The article reveals the relevance of the study of destructive social conflicts, including hybrid conflicts. The historical and practical aspects of the problem are presented on the basis of the analysis of not just conflict-causing, but in their consequences of mass destructive events. The essence of the approach to preventing and overcoming destructive conflicts is also considered.

**Keywords:** destructive social conflict, consequences, history, terrorism, extremism, professional competence in the field of national security.

# ROMAN INGARDEN ON THE PSYCHOLOGY OF AESTHETIC PERCEPTION

#### Lyudmila V. Molodkina

**Abstract.** The submitted paper provides a brief analysis of the phenomenological ontology and psychology of art in the philosophical studies of the Polish thinker Roman Ingarden. The author claims that R. Ingarden, as a phenomenologist, very accurately uses art to substantiate the psychological aspects of ontological problems, which allows him to be recognized as the founder of phenomenological aesthetics. A number of examples from the sphere of architectural monuments as works of art demonstrate the movement of memorial meanings revealed by the streams of intentional consciousness, which undoubtedly testifies to the scientific and philosophical significance of R. Ingarden's phenomenological-psychological research, and to his independent contribution to aesthetic theory.

**Keywords:** psychology of art, phenomenological ontology, phenomenological aesthetics, intentionality, intentional object, "horizon", life world, semantic layer.

# REVIEW OF THE MONOGRAPH BY A.F. VOLYNSKY AND V.A. PRORVICH "COMPUTER CRIMINALISTICS IN THE SYSTEM OF CRIMINAL LEGAL PROTECTION OF THE "TRADITIONAL" AND DIGITAL ECONOMY"

Yuriy V. Gavrilin