Protection and restoration of the rights and freedoms of minors: description and value

Alexander A. Bezhentsev

Northwestern Institute of Management of the Russian Academy of National Economy and Public Administration under the President of the Russian Federation, St. Petersburg, Russia, adovd@mail.ru

Abstract. In the 21st century, the Russian Federation clearly appears to be a legal and democratic country. This status presupposes the priority value of the state in relation to the rights and freedoms of the individual, taking into account the specifics of the different categories and groups to which he belongs. A significant part of the Russian population consists of minors. Childhood is an important period in the life of every person, in which the foundation for all future life activity is laid, the foundations of mental development, physical health, and mental balance are laid, at this moment the support of understanding people is extremely necessary. It is best for a child to live in his own family, but at the same time in a *«socially* healthy family». The opportunity for a child to have a prosperous life in his family of origin is an important component of ensuring the observance and protection of the rights of a minor. The scientific article describes the elements of the protection and reconstruction of the legal rights and freedoms of persons under the age of majority by law enforcement agencies on the basis of international and domestic legislation, focusing on the invaluableness of this complex activity for the further evolution of the native state.

Keywords: minor, raising a child in a family, protection of the rights of minors, protection of the freedoms of minors, restoration of the rights of minors, restoration of the freedoms of minors, guarantees of the rights of the child, law enforcement agencies, Universal Declaration of Human Rights, Convention on the Rights of the Child, Family Code of the Russian Federation, the right to education

Constitutional right to education of minors

Elena Yu. Zinchenko¹, Irina G. Evseeva², Evgeny N. Khazov³ 1-2-3 Moscow University of the Ministry of internal Affairs of Russia named after V.Ya. Kikot', Moscow, Russia

- elena9998863@yandex.ru
- irina.evseeva@mail.ru
- evg.hazow@yandex.ru

Abstract. The article discusses the issues of constitutional rights to education of minors with disabilities in modern Russia. The main statistical data reflecting the number of students with mental retardation in the Russian Federation are given. The general state of the implementation of the constitutional right to general education of minors with mental retardation in the Russian Federation is analyzed and evaluated, in particular, the most pressing problems in this area of legal relations are identified.

Keywords: constitutional right to education, educational system, minors, limited opportunities, mental retardation, correctional schools

On the role of a notary in ensuring the rights of minors in the Russian Federation

Mamuka I. Nikitin^{1,2}

- Institute of Social Sciences, Moscow, Russia, nikitinmamuka@yandex.ru.ru
- Research Institute of Education and Science, Moscow, Russia

Abstract. Based on the analysis of legal literature and legislation on the role of a notary in ensuring the rights of minors in the Russian Federation, several judgments are substantiated in the article: the legal status of minors, including their age, is regulated in normative legal acts with different legal force, which predetermines inconsistency in the regulation of various public relations; it is generally accepted to consider the upper limit of a minor — the achievement of an individual of 18 years of age; the institute of civil law — emancipation — allows us to assert that a minor aged 16 to 18 has the right to participate in civil law transactions without restrictions; the participation of a notary in transactions of minors from the age of 16 must be mandatory.

Keywords: egulatory legal act, system of regulatory legal acts, Constitution of the Russian Federation, Federal Law of the Russian Federation, «Fundamentals of the legislation of the Russian Federation on Notaries» dated February 11, 1993, notary, notary, minor

Reasons for committing cybercrime in the Russian virtual space

Ruslan M. Akhmedov¹, Nodari D. Eriashvili², Damir R. Akhmedov³, Evgeniya V. Manuylova⁴

- 1,2 Moscow Financial and Industrial University «Synergy», Moscow, Russia
- ahmedov@list.ru
- professor60@mail.ru
- urus02@yandex.ru
- Moscow University of the Ministry of Internal affairs of Russia named after V.Ya. Kikot', Moscow, Russia, manyilova110199@mail.ru

Abstract. The article discusses some features of the causes of cybercrime in the Russian virtual space.

Keywords: cybercrime, digital platform, virtual reality, state, space, counteraction

Legal regulation of social support for disabled children and their families at the local government level

Svetlana E. Titor

State University of Management, Moscow, Russia, setitor@mail.ru

Abstract. Disabled children and the families where they are brought up need comprehensive support. Federal and regional measures are often insufficient, since individual families with disabled children do not live in large cities of regional significance. In this regard, it is important to transfer part of the powers for social support of disabled children to local self-government bodies. The publication analyzes the regulatory legal acts of local self-government bodies in the field of support for disabled children and their families, identifies successful practices of approaches, and forms proposals for improving legislation.

Keywords: local government, disabled children, social support, free meals, social counseling, family, education

About the place of credit institutions in the system of legal entities of the Russian Federation

Vasily N. Galuzo

Research Institute of Education and Science, Moscow, Russia, vgrmn@yandex.ru

Abstract. In the article, based on the analysis of legal literature and legislation on the place of credit institutions in the system of legal entities of the Russian Federation, several judgments are made: the concept of «legal entity» is still unsettled in legal science; the regulatory legal act specifically designed to regulate the system of legal entities is the Civil Code of the Russian Federation (Part One of October 21, 1994); the concept of «credit organization» is broad in scope and includes many varieties; identification of the terms «credit organization» and The «bank» must be recognized as imperfect; the Law of the RSFSR «On Banks and Banking Activities in the RSFSR» of December 2, 1990, with subsequent amendments and additions, must be recognized as a regulatory legal act specifically designed to regulate the organization and activities of credit organizations.

Keywords: Russian Federation, legislation, regulatory legal act, system of regulatory legal acts, Law of the RSFSR «On Banks and Banking Activities in the RSFSR» dated December 2, 1990, Federal Law of the Russian Federation «On Amendments and Additions to the Law of the RSFSR «On Banks and Banking Activities in the RSFSR» dated July 7, 1995, Civil Code RF (Part One of October 21, 1994), credit institution, bank, legal entity

Criminal legal problems in the qualification of illegal entrepreneurship

Georgy E. Gevorkov

Research Institute of Education and Science, Moscow, Russia, g.gevorkov@mail.ru

Abstract. The article discusses the concept of illegal entrepreneurship in the Russian Federation, as well as what controversial issues arise when qualifying illegal entrepreneurship.

Keywords: entrepreneurial activity, individual entrepreneur, illegal entrepreneurship, related structures, the blank nature of the norms

Subject of the crime under the criminal legislation of the Republic of Azerbaijan

Adil A. Gezalov

Vladimir State University named after A.G. and N.G. Stolevs, Vladimir, Russia, adil.gozelov@mail.ru

Abstract. The article discusses the concept and features of the subject of a crime under the criminal legislation of the Republic of Azerbaijan, the features of a special subject of a crime, the rules for the qualification of crimes taking into account the characteristics of the subject.

Keywords: Republic of Azerbaijan, subject, special subject, sanity, insanity, individual, age of criminal responsibility

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Georgy E. Gevorkov

Research Institute of Education and Science, Moscow, Russia, g.gevorkov@mail.ru

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Keywords: entrepreneurial activity, individual entrepreneur, illegal entrepreneurship, related structures, the blank nature of the norms

About some issues of information security regulation in the Russian Federation

Pyotr M. Duplyakin

Voronezh Institute of the Ministry of Internal Affairs of Russia, Voronezh, Russia, 00008540@mail.ru

Abstract. This article will analyze who has the legislative right to regulate information security in the Russian Federation, i.e. has the right to issue normative legal acts, by-laws that are mandatory for execution in the Russian Federation, and answers will also be given to the questions: who and what requirements are presented for the protection of information, what are the requirements, which of these requirements are mandatory, whether which ones can be applied - those are foreign decisions.

Keywords: information security, legal regulation of information security, information protection, requirements for information protection

Environmental legislation: features and prospects

Yulia A. Ivanova^{1,2}, Muslimat A. Aliverdieva³

RUDN University, Moscow, Russia, julia-ivanova-77@yandex.ru Russian Ecological Society, Moscow, Russia

Abstract. The article discusses the concept of illegal entrepreneurship in the Russian Federation, as well as what controversial issues arise when qualifying illegal entrepreneurship.

Keywords: entrepreneurial activity, individual entrepreneur, illegal entrepreneurship, related structures, the blank nature of the norms

The formation of a constitutional monarchy in Great Britain

Tatiana V. Kikot'-Glukhodedova¹, Alena A. Polomoshnova²

^{1,2} Moscow University of the Ministry of Internal Affairs of Russia named after V.Ya. Kikot', Moscow, Russia, kgtv@yandex.ru

Abstract. This article provides an analysis of the genesis of the constitutional monarchy in Great Britain based on the consideration of political and historical factors affecting the social and state system of the country.

Keywords: constitutional monarchy, authorities, form of government, traditional values

The state of corruption in Western European countries

Stanislav I. Kirillov¹, Kirill E. Maraev², Artem V. Tsvetkov³

¹-²-³ Moscow University of the Ministry of Internal Affairs of Russia named after V.Ya. Kikot', Moscow, Russia

Stanislav.kirillov.1955@mail.ru

Plekhanov Russian University of Economics, Moscow, Russia, forvater_slik@mail.ru

rtem.tsvetkov.2014@bk.ru

Abstract. The spread of corruption in Western European countries is a problem that requires decisive action from public authorities to reduce the level of corruption in this part of the world. A criminological analysis of the state of corruption in France and Italy was carried out. The most problematic areas subject to corruption are identified, the trends of its development are indicated.

Keywords: corruption, crime, crime rates

Problems arising in solving crimes committed by ethnic organized groups criminal groups

Pavel V. Makoshin¹, Asker A. Pshikhachev²

^{1,2} Moscow University of the Ministry of Internal Affairs of Russia named after

V.Ya. Kikot', Moscow, Russia

- pavel makoshin@mail.ru
- ² 89260203657@yandex.ru

Abstract. The article is devoted to a detailed analysis of the problems arising in the detection of crimes committed by ethnic organized criminal groups. The relevance of this article lies in the fact that in modern Russia the number of crimes committed in this way increases every year. Attention is paid to the identification of features and the identification of signs characterizing crimes committed by organized criminal groups.

Keywords: ethnic organized criminal groups, methods of solving crimes committed by ethnic organized criminal groups, operational implementation

Problems arising in solving crimes committed by ethnic organized groups criminal groups

Pavel V. Makoshin¹, Asker A. Pshikhachev²

- ^{1,2} Moscow University of the Ministry of Internal Affairs of Russia named after V.Ya. Kikot', Moscow, Russia
- pavel_makoshin@mail.ru
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Main promising directions and measures of the international anti-corruption fight

Eliza B. Mikhlina

Lomonosov Moscow State University, Moscow, Russia, mikhlina200@mail.ru

Abstract. This article examines regional international cooperation in the fight against corruption. It seems promising to hold certain joint events within the framework of the same economic potential, political situation and civil society situation, in particular conferences, the conclusion of international agreements and others.

Keywords: bribery, anti-corruption, anti-corruption fight, international agreement

Problematic aspects of providing social protection to unemployed citizens and possible ways to solve them

Anatoly Yu. Olympiev

Moscow Financial and Industrial University «Synergy», Moscow, Russia, a.olimpiev@yandex.ru

Abstract. The article, based on legal literature and legislation, gives a general description of the concept of determining an unemployed person, highlights the main signs and conditions that are mandatory for recognizing a citizen as an unemployed person. The problematic aspects of obtaining the status of unemployed and in the field of legal regulation of unemployment are presented. Several amendments and additions to Article 3 of the Law of the Russian Federation № 1032-1 «On Employment of the population in the Russian Federation» (with amendments and additions) related to the definition of the concept of an unemployed citizen are proposed.

Keywords: unemployed citizen, unemployment, Constitution of the Russian Federation, RF Law № 1032-1, unemployment insurance, ILO Convention № 168, unemployment benefits, social benefits, unemployment rate, legal and social protection of the state

Independence of the judiciary is the most important guarantee for the protection of fundamental human rights and freedoms

Nikolai S. Ponomarev

6294834@mail.ru

Abstract. The author considers the independence of the judiciary as the most important guarantee of the protection of fundamental human rights and freedoms.

Keywords: human rights and freedoms, state power, judicial power, independence of judges, judicial reform

Correlation of organizational and ideological components in the modern state

Kirill A. Rakov

Moscow University of the Ministry of Internal Affairs of Russia named after V.Ya. Kikot', Moscow, Russia, rakoffkirill@yandex.ru

Abstract. The article deals with the issues of the balance of organizational and ideological principles in the functioning of the modern state. The author analyzes the modern theoretical discourse about the state, as well as the practice of modern states implementing their functions. As a result of the analysis, the author concludes that there is an unjustified shift in the general legal theory of balance in the study of the organizational functional component of the modern state and suggests exploring the functions of legal ideology as a function of the state and law.

Keywords: functions of the state, legal ideology, legal values, organizational functions, modern state, law and order

Comparative review of the legislation of the subjects of the Russian Federation on administrative offenses for violation of the rules of treatment of animals

Kamil A. Sultanov

State University of Management, Moscow, Russia, lawyer@mail.ru

Abstract. This article is devoted to the issues of legal regulation of relations developing in the field of animal husbandry and use in the Russian Federation and its subjects. The federal and regional legislative acts fixing the special legal regime of animals are analyzed, the absence of a legal definition of laboratory animals in the legislation is stated. Comparative analysis of European countries (using the example of France, Germany and Switzerland) acts containing special rules for keeping animals, as well as Russian acts enshrining a special legal regime for animals, allowed us to formulate a conclusion that activities to protect animal rights and monitor compliance with the rules of animal treatment in Russia do not have sufficient legal regulation. The author identifies the need to improve Russian legislation directly regulating relations in the field of animal husbandry and use at the regional level.

Keywords: object of civil rights, laboratory animals, domestic animals, wild animals, legal regulation, distribution of subjects of reference, animal cruelty, use of animals for scientific purposes, animal protection

Towards the optimization of the electoral model i n local self-government

Nodari D.Eriashviii¹-², Vyacheslav N. Belonovsky³

- Moscow University of the Ministry of Internal affairs of Russia named after V.Ya. Kikot', Moscow, Russia, professor60@mail.ru
- State University of Management, Moscow, Russia
- Research Institute of Education and Science, Moscow, Russia

Abstract. The article deals with the history of the establishment of municipal election commissions, and later territorial, district and precinct election commissions, their legal regulation, as well as the role and problems of their development in the system of local self-government.

Keywords: municipal election commissions, local self-government bodies, institution of overlapping powers

Consideration of national interests and legal policy for youth:section overview

Nikita A. Kolokolov¹, Dina R. Alimova², Yulia E. Ibragimova³

- Moscow University named after A.S. Griboyedov, Moscow, Russia, nikita kolokolov
 - ^{2,3} Institute of Legislation and Comparative Law under the Government of the

Russian

Federation, Moscow, Russia

- paygina@mail.ru
- ibragimova.j.e@gmail.com

Abstract. This article is an overview of the round table «Consideration of national interests and legal policy for youth», which took place on April 5, 2023 as part of the XVIII International School-Practice for Young Lawyers «Youth and Law» (Moscow, IZiSP), in during which a theoretical study of natural interests was carried out through the prism of law-making and law enforcement practice. The article was prepared with the support of the Russian Science Foundation (Project N_{\odot} 23 — 28-01457 «Vectors for the development of lawmaking in the implementation of certain interests of Russia: problems and prospects»).

Keywords: national interests, youth policy, legal policy, digitalization, lawmaking, law enforcement

Liability of minors for violation of public order at mass events

Oleg V. Ziborov¹, Karehn R. Avetisyan²

^{1,2} Moscow University of the Ministry of Internal Affairs of Russia named after V.Ya. Kikot', Moscow, Russia

² Karen-Avetisyan-1989@bk.ru

Abstract. This article examines the issues of responsibility of minors for violating public order during mass events. The relevance of this topic is due to the increased participation of minors in various mass events. This article analyzes the existing legal norms that ensure the safety and preservation of public order during mass events. The task of this article was to determine the established penalties for violation of public order by minors during mass events.

Keywords: administrative law, administrative offense, criminal law, criminal liability

Legal status of a minor in the sphere of criminal procedural relations

Tatiana V. Osipova

Khabarovsk Branch of the Moscow Academy of the Investigative Committee of the Russian Federation, Khabarovsk, Russia, sakara.6363@mail.ru

Abstract. In the article, on the basis of the current criminal procedural legislation, other federal laws, departmental and interdepartmental normative legal acts are highlighted theoretical and practical aspects of the basics of making procedural decisions at the pre-trial stage of criminal proceedings and court consideration of criminal cases against minors.

Keywords: special juvenile proceedings, legal representative, pre-trial proceedings, criminal liability

Psychological and pedagogical methods of correction of deviant behavior in minors

Alexander A. Laskin

International Academy of Education, Kazan, Russia, al.laskin@yandex.ru

Abstract. The article considers traditional forms of education and methods of correction of deviant behavior of older adolescents, high school and college students, which are supported by professional need in teachers and parents. Psychological and pedagogical methods of deviant behavior correction are considered on positive examples of deviation - outstanding personalities, many of whom adhered to deviant and generally accepted life norms and ideas. And also the study of subject-object interrelations and their correction, formed in the training and activities of older adolescents, which helps to reveal their individual characteristics, the level of competence, in the training of future profession, as well as the causes of passivity and inertia, expressed in real acts and deeds contrary to generally accepted norms.

Keywords: methods of correction, adolescence, features of deviant behavior, adolescent development, excessive activity, psychological and pedagogical methods in adolescent development, pedagogical regulation, social adaptation and training of students, educational and cognitive activity of adolescents

Content of methods of pedagogical education of cadets of educational organizations of the Ministry of Internal Affairs of Russia

Olga V. Svinareva¹, Anastasia V. Likhotkina²

Moscow University of the Ministry of Internal Affairs of Russia named after V.Ya. Kikot', Moscow, Russia, olga.svinareva@mail.ru

Ryazan branch of the Moscow University of the Ministry of Internal Affairs of Russia named after V.Ya. Kikot', Ryazan, Russia, nastalihotkina2@gmail.com

Abstract. The methods of pedagogical education are one of the main ones in developing a methodology for the professional training of future law enforcement officers. It is impossible to prepare a true law enforcement professional if we limit ourselves only to the development of knowledge and practical skills in the future specialty, without the formation of a personality, with stable moral attitudes and beliefs.

Keywords: education of cadets, methods of education, pedagogy, functions of pedagogical education

Problems of reviewing scientific works in law

Yuri A. Tsvetkov

Moscow academy of the Investigative Committee of the Russian Federation, Moscow, Russia, Yutsvet@yandex.ru

Abstract. The author examines the process of reviewing various types of scientific products in jurisprudence from the point of view of its purpose, addressee and stages of review preparation. Special attention is paid to the ways of interpreting the reviewed work. He illustrates his conclusions with examples from reviews of his monograph «Games played by referees», as well as other examples. Special attention is paid to the social role of peer review in the development of legal sciences, as well as to the methods of unfair peer review and manipulation of this tool.

Keywords: legal sciences, scientific work, scientific publication, review, interpretation