

АННОТАЦИИ И КЛЮЧЕВЫЕ СЛОВА
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ABSTRACT AND KEYWORDS

Violation of consumer rights in purchasing goods remotely on the Internet: problems of identifying the seller and his bad faith

Natalia A. Ablyatipova, Anastasia A. Kravtsova

Abstract. The article is devoted to the issues of violation of consumer rights in remote purchase and sale, in the context of the problem of identification of the seller on the Internet, the classification of the main violations is given. The difficulties of proving the connection between the site and the seller are considered. The paper analyzes the information responsibilities of the seller and suggests their extension in order to solve the problem of identifying the seller on the Internet.

Keywords: remote purchase and sale, consumer rights, seller identification, information obligations of the seller, non-performance of obligations, improper performance of obligations.

The role and significance of the Anti-Fraud Suite as a special criminological measure to prevent fraud committed through the use of information and telecommunication technologies

Vadim A. Aksenov

Abstract. This study examines the concept of the Anti-Fraud software system, including the legal and regulatory framework in which the system is reflected. A set of special criminological measures of cyberfraud prevention of the Anti-Fraud system applied in financial and credit institutions was studied. Problems are outlined and solutions proposed for the functioning of the Anti-Fraud software system for mobile operators.

Keywords: anti-fraud, fraud, information and telecommunication technologies, prevention, role, system, special measures.

Implementation of the functions of private international law in the digital economy

Maria A. Alexandrina

Abstract. The role of the functions of private international law in the practical implementation of legal norms and, at the same time, in determining the directions in which the legal regulation of relations arising in the modern conditions of the digital economy development should be carried out is emphasized. Taking into account the opinion of scientists, the regulatory function is distinguished (in the sectoral aspect it is manifested in the form of collisional, unifying, self-regulating functions and the function of organizing public relations), protective and educational functions. The means of realizing the functions of private international law in relation to the main types of social relations associated with digital technologies are investigated. The special importance of functions in determining the directions of development of legal regulation of cross-border private law relations in a digital society is revealed.

Keywords: functions of law, means of implementation, digital technologies, digital law.

Relationship of the concepts “digital rights”, “digital currency” and “digital financial assets”

Natalia S. Aleksandrova

Abstract. This article discusses the concepts of digital law, digital financial asset and digital currency in relation to the current legislation of Russia. The subject of the study is some novelties of the Federal Law No. 259-FZ of July 31, 2020 «On digital financial assets, digital currency and on amendments to certain legislative acts of the Russian Federation». The purpose of the work is to correlate the concepts under consideration. The methodological basis of the work is the method of scientific analysis, the comparative legal method. The result of the work is to identify common features and differences of the considered concepts. The field of application of the results is theoretical research of domestic scientists, the practical use of the novelties under consideration. The author draws conclusions about the heterogeneous nature of the concept of «digital currency», the absence of an obligated person in relation to the latter.

Keywords: digital law, digital currency, digital financial asset, issue paper, monetary claim, other property, electronic data, digital environment.

Provision of information by a notary to a lawyer

Diana A. Arzumanian

Abstract. The article deals with the issues of obtaining information related to the performance of notarial acts in respect of his principal. Being a representative, a lawyer has the right to send a lawyer's inquiry to a notary and exercise control over the timeliness and completeness of the response to the appeal. This procedure will enable the attorney and the notary to render qualified legal assistance to the maximum extent possible, reducing the number of disputes that may arise in the future.

Keywords: advocacy, notariat, human rights activities, certification of transactions, expression of will, legal capacity, capacity, contract

Comparative legal study of human odor traces in the Republic of Kazakhstan

Sergey M. Belozertsev, Elshan F. Mamedov, Evgeny V. Kuznetsov

Abstract. In the article the comparative legal study of human odor traces in the Republic of Kazakhstan is carried out. Within the framework of the article, odorological studies were considered, which allow working with odor traces and using odor information in the process of disclosure and investigation of crimes, including grave and especially grave ones on the territory of the Russian Federation.

Keywords: odorological studies, CIS states, crimes, forensic methods, comparative analysis.

Issues of one-time payment to military and employees in connection with the new coronavirus infection pandemic (COVID-2019)

Valentina M. Bolshakova, Alexander I. Zemlin, Petr Yu. Naumov

Abstract. The issues of providing social guarantees and compensations to the personnel of power structures have always been relevant for science and practice. The efficiency and quality of the tasks performed by the personnel depends on the level of social security of servicemen, employees of some federal executive bodies (the Ministry of Internal Affairs of Russia, the National Guard, the Ministry of Emergencies of Russia, the Federal Penitentiary Service of Russia, etc.).

Keywords: military personnel, staff, social guarantees, insurance payments, lump sum payment, enforcement, public authority.

Proposal to amend Article 11 of the Criminal Code of the Russian Federation

Igor' I. Bryka, Gennadiy A. Nasimov

Abstract. The article examines and analyzes the problem of the territorial principle of the operation of the criminal law arising from the commission of a crime and reveals a gap contained in the disposition of this legal norm. The proposal to make a change in the form of an addition to this norm correcting its content is made. This proposal is capable, in the authors' opinion, of more effectively influencing the legislator's reaction to modify this provision of the criminal law.

Keywords: deployment, legislative immunity, peacekeeping contingent, peacekeeping mission, economic zone.

Rules and agreements of the participants of the national payment system as a way of regulating new forms of settlements beyond the existing legal regulation

Georgy M. Butbaia

Abstract. The article deals with the issues of regulation of settlement legal relations within the national payment system. The mechanisms of relations regulating of the participants, state — private-legal, that existed in the past and appeared at the moment development of the national payment system are analyzed. The article deals with the circumstances of the activities of international payment systems in the Russian Federation and their regulatory mechanisms, which are reflected within the national payment system.

Keywords: national payment system, international payment system, financial market, calculations, rules

Countering the investigation of extremist crimes and measures to overcome them **Vasily V. Bychkov, Sergey V. Kharchenko**

Abstract. The article discusses the methods and methods, subjects and objects, environment, motives and objectives of countering the investigation of extremist crimes. Measures have been formulated to overcome this opposition.

Keywords: extremism, extremist crimes, investigation, counteraction, manifestations, subjects, objects, environment, motives, overcoming, measures.

Individual issues of the prosecutor's implementation of the function of criminal prosecution at the pre-trial stage of criminal proceedings

Svetlana A. Vetskaya, Lilia R. Mullagaleeva

Abstract. The article deals with issues related to the implementation of the prosecutor's function of criminal prosecution and the relationship of this function with the function of supervision. The analysis of the provisions of the current criminal procedure law allowed the authors to analyze the existing problems in the exercise of the prosecutor's authority to send relevant materials to the investigative body to resolve the issue of criminal prosecution on the facts of revealed violations of the criminal law provided for and in the implementation of the prosecutor's procedural function to return the criminal case to the investigator for additional investigation. The authors substantiate the conclusion that criminal prosecution and supervision of the execution of laws are two independently existing state-power functions of the prosecutor's office, with their own tasks, goals, content and subject of legal regulation.

Keywords: criminal prosecution, supervision, pre-trial proceedings, prosecutor, prosecutor's decision on sending relevant materials to the investigative body to resolve the issue of criminal prosecution, investigator, indictment

Modern possibilities of using special knowledge in complex forensic examination of documents

Sergei A. Gavrilin

Abstract. The article considers various forms of using special knowledge that are used in the process of complex forensic research of documents.

Based on the analysis of forensic and procedural literature, as well as the practical activities of forensic institutions, the author's view on the classification of forms of using the knowledge of knowledgeable persons in the study of these objects is given. The most detailed description of three key forms of complex research of documents: a complex of monoexpertises, a complex of studies within the framework of a single examination, and complex examinations. Taking into account expert and forensic practice, examples of their effective application in law enforcement are given.

Keywords: research of documents, forms of using special knowledge, competent persons, monoexpertiza, complex research, complex expertise, complex expertise, insights of an expert

Ways to solve urgent problems of social and legal support in the field of employee remuneration law enforcement agencies of the Russian Federation

Karim K. Gasanov, Alexander L. Vostroknutov, Vyacheslav V. Zykov

Abstract. This article is a continuation of previously published articles “Topical problems of administrative legal regulation of social protection of employees of internal affairs bodies and law-enforcement bodies of the Russian Federation” which describes the legal issues (conflicts of law) identified by us in the course of scientific analysis of special norms of the Federal legislation of the Russian Federation regulating service activities of police officers.

In this article, based on the analysis of different scientific perspectives and the provisions of the constitutional and Supreme courts of the Russian Federation, explores the fundamental aspects of these issues and are not only General, but special legislation in the sphere of office activity of police officers of law enforcement bodies of the Russian Federation, and also discusses and shows the ways of solving the urgent problems of socio-legal support staff of law enforcement bodies of the Russian Federation at the present stage of development. In particular, as part of the implementation of state guarantees, measures and mechanisms of social and legal support for the remuneration of police officers by state bodies of the Russian Federation are considered.

Keywords: state service, state body, social and legal support, state guarantees, remuneration, service time

Essence and content of ways to protect intellectual property rights

Ludmila Yu. Grudtsyna, Alexander G. Chernyavsky

Abstract. In the article the authors investigate the content and essence of ways to protect intellectual property rights, with the involvement of the works of foreign scientists and practitioners. Ownership of the results of intellectual labor may be both public and private and even mixed — private-state. The Constitution of the Russian Federation stipulates that the right to private property is protected by law. But here the question arises: do the adopted laws guarantee the real, real protection and protection of the right of intellectual property, and the implementation of legal mechanisms for its protection? Does the protection function of law work fully? Are compensatory mechanisms implemented in the event of infringement of intellectual property rights, which can only work with an objective assessment of intellectual property?

Keywords: intellectual property, copyright, protection of rights, function of law, civil law, law

Application of video surveillance systems and automated systems of biometric identification of a person in the production of portrait examinations and research (on the example of the hardware and software complex “Safe city”)

Angelina A. Gusenkova

Abstract. The video surveillance system is the most effective tool that contributes to the detection, investigation and prevention of crimes. In January 2020, the face recognition system of the Russian company NtechLab was integrated into the Moscow video surveillance system.

Based on the algorithm, the FindFace product effectively recognizes faces and is a biometric system. The algorithm includes the following stages of recognition: detection of the face and silhouette in the image; correction of visual distortions; extraction of facial characteristics; identification or identification of the face. Nevertheless, despite the existence of such a level of programs, portrait examinations continue to be appointed due to the fact that the expert’s conclusion is the evidence in the case.

Keywords: video surveillance systems, algorithm, biometric system, identification, database, forensic facial identification

Criminal liability for fraud with the use of electronic means of payment (Article 159.3 of the Criminal Code of the Russian Federation)

Ella V. Gustova, Margarita A. Kulikova

Abstract. The article notes the transformation of criminological characteristics of criminal acts in relation to property by popularizing the use of electronic means of calculation and modern methods of their reproduction, including using information technologies, which are constantly being improved. Numerous means of embezzlement using electronic means of payment are considered. It is observed that the problem of enforcement of Art. 159.3 of the Criminal Code of the Russian Federation is associated with insufficient scientific development of elements included in the corpus delicti, as well as with a shortage of normative guidance and recommendations for their qualification.

Keywords: fraud with the use of electronic means of payment, electronic means of payment, fraud, theft, crime, public danger, illegal act

Capabilities of radiation diagnostic methods in forensic practice

Vladimir K. Dadabaev, Pavel O. Romodanovsky, Evgeny Kh. Barinov, Pavel M. Murashev

Abstract. The article highlights the issues and possibilities of modern technologies their role in the correct, timely diagnosis, tactics of choosing treatment, management of patients with bone damage and without. Possibility of obtaining at a distance of data digital images obtained with the help of RCT, SCT, MSCT, etc., in various types of traumatic pathology of bone tissue and without it in order to obtain useful information for consultation, correct interpretation of “reading” of the obtained during the study. The introduction of telecommunication networks in clinical and forensic practice is invaluable, it allows the exchange of information received in the shortest time periods in order to diagnose, treat, assess the severity, age of education, as well as in solving questions about the causes of diagnostic and therapeutic errors at all stages of medical care during the examination [1–7].

Keywords: modern technologies, telemedicine, tomographic methods of research (RCT, SCT, MSCT, MRI), videoconferencing, evaluation and interpretation of data when describing radiological images, assistance, examination of determination of fracture morphology

On the mechanism of civil law regulation of acquirement and implementation of a subjective right in the digital environment

Aleksey A. Demin

Abstract. The article prescribes attention to the ways of development of civil law regulation of private rights in the digital environment. The author compares the mechanism of civil law regulation of acquirement and implementation of “traditional” subjective civil rights and digital subjective rights. It is assumed that the development of civil law regulation of the acquisition and implementation of digital subjective rights is similar to the regulation of real and binding rights.

Keywords: civil law regulation mechanism, subjective law, implementation of subjective rights, acquirement of subjective rights, digital rights, legal regulation of digital rights

Questions of qualification of an attempt on the life of a person administering justice or preliminary investigation

Nikolay L. Denisov

Abstract. This article examines the problems of qualification of attempts on the life of a person administering justice or preliminary investigation and ways of their optimal solution. In particular, we are talking about situations when a completed and unfinished attempt on these persons is carried out and when there is a mistake in the victim.

Keywords: completed and unfinished attempt, encroachment on the life of a person administering justice or preliminary investigation, murder, crimes against justice

Role of “LegalTech” in professional legal activities modernization

Mikhail D. Dzhikiya, Anna V. Shkalenko, Anastasiya A. Dzhikiya

Abstract. The transition to a digital scenario for the country’s development was designated by the Russian government as one of the priority areas for the development of the state. Under the conditions of such a transition, modernization processes acquire a number of specific features, the authors of the article considered the strengths and weaknesses of LegalTech, the threats posed by the forced digitalization of professional legal activity, as well as the opportunities that open up for the further progressive development of the industry. The methodological basis of the study was the general scientific principles of the systems approach, comparative analysis, as well as methods of strategic planning (SWOT- analysis). The results of the study showed that for the effective and painless implementation of information technologies in the professional activities of legal actors in the Russian Federation, there is a need to form a new digitalization ecosystem for the professional legal community with the participation of scientists, professional community, entrepreneurs, investors and other business entities.

Keywords: professional legal activity, strengths and weaknesses, threats and opportunities, information technology, digitalization of the economy, platforms, programs, products and tools, LegalTech

The right to residential premises in civil legislation

Alexander P. Ivanov, Svetlana V. Ignatyeva

Abstract. The concept of the right to housing in civil law and its doctrinal justification are considered. The interrelationships of the constitutional right to housing with civil rights enshrined in the Civil and Housing Codes are analyzed. The possible ways of using housing regulated in the housing legislation are determined. Comparative legal characteristics of the concepts of “right to housing” and “ownership of residential premises” are given in the context of the correlation of natural and positive rights in relation to housing.

Keywords: right to housing, ways of using housing, housing legislation, ownership of residential premises, constitutional right to housing, civil rights to residential premises

Criminal law policy in the field of combating organized economic crime associated with corruption in the context of digital transformation

Petr I. Ivanov, Ravil Sh. Shegabudinov

Abstract. The influence of modern digital technologies on the further development of criminal policy in the field of combating organized economic crime associated with corruption is considered.

Keywords: digital transformation, impact of digital transformation, criminal policy, organized economic crime, corruption, internal affairs bodies, internal affairs bodies on economic security and anti-corruption units (EBIPK)

Forensic definition of serial crimes

Sergey Ya. Kazantsev, Vladimir I. Krasil'nikov

Abstract. A review of the scientific and practical direction of psychological and criminalistic research of the formation of an integrated approach to the definition of serial crimes from the standpoint of forensic criminology has been carried out. The study was conducted according to open publications and on the basis of the studied materials of archival criminal cases.

Keywords: forensic criminology, definition of serial crimes, serial murders

On the question of the foundations of the legal theory of secession

Nikolay N. Karpov

Abstract. The article deals with the priority of either the right of the state to territorial integrity, or the right of the people to self-determination. Attention is drawn to the need to study the theoretical basis of the concepts of “the right of a people to self-determination” and “secession”. The complex of reasons for secession and its historical roots are considered. The article examines the international legal basis and, for a number of States, the domestic constitutional and legal basis of the right to secession. The foundations of the general theory of secession, including its elements such as the reasons, grounds and conditions of secession, are developed.

Keywords: right of the state to territorial integrity, right of the people to self-determination, reasons and historical roots of secession, international legal foundations of secession, domestic constitutional and legal foundations of the right to secession, foundations of the general theory of secession, elements of secession, the reasons, grounds and conditions of secession

Problematic aspects of legal regulation of the use of digital technologies in the provision of services in the field of housing and communal services

Olga A. Kovaleva

Abstract. The author notes the positive and negative aspects of the use of digital technologies in the provision of services in the field of housing and communal services, on the example of Russia, Great Britain and Germany. The article analyzes digital technologies and the experience of their implementation in the housing sector. Based on the findings of the study, proposals were made to improve housing legislation in terms of legitimizing the electronic voting procedure for owners of apartment blocks and the possibility of signing digital contracts with the management company and resource supplying organizations.

Keywords: management company, utilities, housing law, digital technologies, housing and communal services, electronic form, digital contract

Judicial construction: from the industrial age to the era of the second modern

Nikita A. Kolokolov

Abstract. The article is devoted to the study of such social and legal phenomena as “judicial power”, “judicial construction”, “judicial system”, “court”, “judge”, “judicial activity”, “legal proceedings”, “justice”. The author concludes that the judiciary is an objective phenomenon, like all other types of power inherent in human society, from

the organization of relations in the family to the power of the state. The apparatus of the judiciary is a judicial system, the architecture of which is predetermined by the level of development of society as a whole. Judicial-power relations are an element of state-power relations, which determines the ceiling of their effectiveness. The author also warns: before answering the question, what should be the court, what innovative solutions need to be implemented, it is necessary to answer another question: “What is the name of the society in which we live?”.

Keywords: law, state, law, judiciary, judicial construction, judicial system, court, judge, vector of development, “rut effect”, evolution of judicial systems, judicial reform, judicial counter-reform, revolution in legal proceedings, counterrevolution in legal proceedings, innovations and innovation in judicial activity, counter-innovation in justice, life hack in

Comparative legal analysis of the category “organized criminal group”

Ekaterina A. Konovalova, Alla S. Yesina

Abstract. The article presents an analysis of the norms of criminal law of the Russian Federation and international law regarding the concept of “organized criminal group”, justifies the need to take measures to optimize the criminal legislation of the Russian Federation and establish responsibility for the creation of organized criminal groups, participation in it.

Keywords: organized criminal group, criminal community, criminal liability

About organized crime in the sphere of economy in the Russian Federation

Lydia I. Larionova

Abstract. Based on the analysis of the legal literature and the legislation of the Russian Federation on organized crime in the economic sphere, several judgments are substantiated in the article: the presence of organized crime in the economic sphere presupposes the adoption by the authorized state body of the concept of a set of measures to counteract this negative social phenomenon; the basis of organized crime in the economic sphere can be considered the imperfection of legislation, especially codified tax legislation; countering organized crime in the economic sphere presupposes a set of special prevention measures.

Keywords: Russian Federation, legislation, regulatory legal act, federal law of the Russian Federation, Criminal Code of the Russian Federation, criminal policy, criminalization, decriminalization, crime, organized crime, combating crime, crime in the economy

Legal problems of waste control in the light of the National Programmes of the Russian Federation

Elena I. Mayorova, Anatoly V. Zubach, Elena E. Tomilina

Abstract. The current state of state regulation of waste management is analyzed in the light of current and planned changes in the provisions of the priority national project “Ecology”. Problems left unresolved after modernization of legislation are identified. There is ambiguity in the implementation of the institute of regional operators and the need for more detailed legal regulation of their activities. The connection between the amount of waste, the state of the atmospheric air and the health of the population is emphasized. There is no systematic approach to separate garbage collection. A possible clarification of certain paragraphs and terms of legislation is being considered in order to increase the volume of waste being processed and not incinerated, in order to implement the principle of “waste – into income”. The study resulted in a number of provisions requiring an early legal settlement.

Keywords: national project “Ecology”, waste legislation, “garbage reform”, regional operator, separate garbage collection, waste processing, atmospheric air, public health

Theoretical problems and implementation prospects of regulatory sandboxes (experimental legal regimes) in modern Russia

Vladislav O. Makarov

Abstract. The research includes principles, objects, subjects, conditions, restrictions, types and phases of experimental legal regimes. Institutional bodies responsible for control and evaluation of experimental legal regimes have been studied. Reasons for canceling experimental legal regime implementation have been analyzed. Considering international experience the authors predict positive effect from implementing this legislative innovation able to provide quick checking of fintech solutions and mitigate potential risks of their implementation.

Keywords: experimental legal regimes, regulatory sandboxes, fintech, digital economy, digital innovation, legal experiment, legal regime

Legal values as a means of harmonizing public and private interest

Ekaterina V. Malykovtseva

Abstract. A problematic issue of legal regulation is the search for a balance between private and public in law. Determining the limits of state interference in the private legal sphere, as well as the possibility of private legal regulation, can prejudice the entire course of legal development of the domestic legal system. Legal values are an effective legal tool that reflects public law principles in law. It is they who can harmonize the interests of the individual, society and the state, and their reflection in real law is a factor that contributes to the effectiveness of law enforcement and increase the level of confidence in the law as a whole.

Keywords: private interest, legal values, law, public interest, justice, law

From the ashes of the Revolution: on the question of organizational and legal principles of the formation of the Soviet criminal investigation department

Tatyana L. Matiyenko

Abstract. The article reveals the peculiarities of the process of formation of the criminal investigation department in the first years of Soviet power — 1917–1920. It is emphasized that particularly important issues in the organization of the fight against rampant crime caused by the collapse of the entire state-legal system in the days from February to October 1917 were the creation of a permanent, centralized criminal investigation service with an extensive network of territorial divisions, as well as the restoration of the system of criminal records lost during the years of two revolutions. Attention is focused on the fact that during the formation of the Soviet criminal process, the status of the subject of inquiry is assigned to the criminal investigation departments.

Keywords: criminal investigation, inquiry, operational search activity, Soviet police, Russia, RSFSR, NKVD of the RSFSR, Central Investigative Committee, Moscow Criminal Investigation Department (MUR), crime, fighting crime.

Post-revolutionary genesis of the formation and development of the institution of departmental control in the criminal procedure department legislation of the Russian Federation

Kristina A. Moskovtseva

Abstract. The article examines the process of formation of the institution of departmental control in Russia, analyzes the historical retrospect and the points of view of process scientists on existing problems. The author also indicates the ratio of the functions of the head of the investigative body and the prosecutor in relation to the activities of the investigator in the past and at the present stage. In conclusion, we propose a revision of the concept of the head of the investigative body.

Keywords: departmental control, head of the investigative body, investigator, prosecutor, prosecutor's supervision

Legislative regulation and legal nature of surrogacy contracts

Svetlana A. Muratova

Abstract. Nowadays issues of legal regulation of surrogate motherhood as one of the methods of artificial reproductive technologies have gained increasing importance. The doctrine of legal nature of surrogate motherhood and sources of its legal regulation are analysed in the article. The author of the article supports the concept of mixed interdisciplinary nature of the surrogate motherhood contract.

Keywords: demographic problem, natural reproduction, surrogacy, legal nature of the contract

Legal regulation of civil-legal relations with a foreign element in Russia and Japan **Ekaterina F. Myshko**

Abstract. The article is devoted to the consideration of issues related to the legal regulation of civil relations with a foreign element in Russia and Japan. The author examines the peculiarities of the legal regulation of this issue in the Russian Federation, and then compares it with the one that takes place in Japan. What is similar and different in the legal regulation of two different countries is indicated. It is concluded that the Japanese legislative approach is more perfect in this matter than the Russian one. It is proposed to borrow the experience of Japan in the regulation of civil law relations with a foreign element in Russia.

Keywords: foreign element, civil law relations, legal regulation, inheritance law, conflict of laws rules

On the place and role of the constitutional and legal regulation of public relations in the conditions of development of information technologies

Alexey Ya. Neverov

Abstract. The rapidly developing information technologies both in the world and in the Russian Federation require from the scientific community both constitutional and legal comprehension and scientific substantiation of the need for a promising legal settlement of emerging social relations.

If the XX century entered the history of mankind as the century of the conquest of the Cosmos, then the XXI with a high degree of probability will become the century of artificial intelligence. Self-driving cars and flying machines, selflearning computers and rapidly developing IP technologies, the creation of bio-artificial organs of the human body and achievements in cybernetics, which seemed fiction only yesterday, have become a harsh reality today.

The hypersonic weapons created by Russian (perhaps not only) scientists and demonstrated to the whole world also require regulatory regulation, but at the international level.

In this situation, when legal regulation in this area of legal regulation is not just lagging behind, and sometimes is absent, society as a whole and a specific person in particular remains face to face with reality. The state, as the only source ensuring the existence of society, turned out to be unprepared for the implementation of its functions.

This study is devoted to finding the place and role of constitutional law in the regulation of public relations arising against the background of rapidly developing information technologies, which have a direct impact on already established relations and are the basis for the emergence of new, not regulated by law, relations between the state and society, man and state. The authors conclude that the Constitution of the Russian Federation needs a qualitative analysis for its completion with the norms that should become the basis for the legal regulation of newly emerging specific relations.

Keywords: Constitution of Russia, constitutional law, information technologies, public relations, national security, legal regulation, rights and freedoms, person, state, society

Juvenile crime and juvenal justice: North American experience

Boris V. Nikolaev, Knarik T. Minasyan, Nona T. Minasyan

study these phenomena in order to create an effective institution for the prevention of juvenile delinquency in the Russian Federation, in particular, in the Penza region. In order to understand in detail the problem of juvenile delinquency, it is also necessary to analyze the foreign experience of juvenile delinquency, to consider methods and ways of combating juvenile delinquency in other countries. In this case, it will be advisable to study juvenile delinquency in the United States, because it is this state that has significant experience (both positive and negative) in the prevention of juvenile delinquency. *Materials and methods.* The implementation of research tasks was achieved by analyzing relevant statistical data, legislation and law enforcement practice. *Results and conclusions.* The conducted research demonstrates contradictory tendencies in the development of juvenile delinquency: along with a decrease in the level of this type of criminality, in recent years, there has been an increase in murders with the participation of minors. The institute of juvenile courts received an ambiguous assessment. The provisions and conclusions of this study will be used to develop specific proposals for reforming the institution for the prevention of juvenile delinquency in the Russian Federation, in particular, in the Penza region.

Keywords: US juvenile delinquency, juvenile delinquency prevention, juvenile delinquency rate, juvenile courts

Problems of display of legal culture at border legal behavior

Vitaly V. Oksamytnyi

Abstract. Legal culture is a factor and a reflection of the established rule of law in society. Legal culture is often associated only with a high level of legal consciousness and understanding of the law, the conscious implementation of its regulations. The author, using the example of border forms of legal behavior, reveals the ambiguity of the concept of legal culture, it's both positive and negative aspects, which reflect themselves at different levels of its own manifestation.

Keywords: legal culture, legal consciousness, legally significant behavior, border legal behavior

The relationship between national security and Russia's foreign policy

Elena A. Osavelyuk

Abstract. The article analyzes the provisions of the Concept of the Foreign Policy of the Russian Federation. The elements that are simultaneously included in national security, the cross-functional of the highest state authorities in these areas are demonstrated. The multi-vector development of these elements within the framework of both institutions is shown. The connection of foreign policy with national security is proved. It is concluded that foreign policy is a component of national security.

Keywords: national security, foreign policy, security, the constitution, the highest state authorities, the concept of foreign policy

Current directions of international cooperation in combating crimes committed in the field of information technology against children

Yuliya V. Puzyreva, Alina D. Zaharova

Abstract. The article analyzes the main types of criminal attacks committed in information and telecommunications networks and directed against children, as well as considers various forms and methods of cooperation between states to combat these criminal threats.

Keywords: cybercrime, information technology, child rights, child rights protection, children's rights in the information space, Interpol, Europol, COVID-19

Migration security in the context of Russia's geopolitical challenges

Vasily D. Samoilov, Shamil M. Nuradinov, Pavel V. Boytsov

Abstract. The Constitution of the Russian Federation contains the term state security, which is rarely found in the provisions of regulatory legal acts of the federal and regional levels. In this regard, there are two constitutional types of security of the Russian Federation and a number of types, including migration security. The geopolitical significance of the migration sphere is due to the fact that participants in migration legal relations often become sources of domestic and international conflicts, new challenges and threats to state security. **Keywords:** state security, migration sphere, migrants

Features of the economic basis of the constitutional system of the Russian Federation as a system

Marat V. Saudakhanov, Valery I. Elinskiy

Abstract. The article analyzes the constitutional provisions, law enforcement practice and scientific publications on the distinctive features of the foundations of the economic system of Russia. The importance and place of the systemic nature of the foundations of the economic system in the constitutional system of Russia is shown. Special attention is paid to the analysis of the place and interaction of the constitutional principles of the economic system. The author's definition of the systemic nature of the economic basis is proposed, the distinctive features of its content are highlighted.

Keywords: economic basis, constitutional system, constitutional principles, the principle of equality of all forms of ownership, diversity of forms of ownership

About the place and role of the head of the territorial body of internal affairs in the organization of operational and investigative activities

Dmitry V. Svinov

Abstract. In this article, the author pays close attention to the study of the place and role of the head of the territorial body of internal affairs in the organization of operational search activities. This question in the theory of operational search activity is quite controversial, which is justified and requires detailed study. In conclusion, the author substantiates a number of conclusions regarding the issue under study, the key of which is the author's position that the statement that the role of the head of the territorial body of internal affairs is determined by his ability and ability to correctly choose and set the goal of carrying out operational-search activities and operational-search activities and through the implementation of legal, organizational, technological, technical, infrastructural, scientific measures to contribute to the achievement of this goal.

Keywords: head of the territorial body of internal affairs, operational-search activity, operational-search measures, departmental control, organization, forecasting, planning

The concept of contractual regulation of cultural activities in the Russian Federation in the context of digitalization of the economy

Maksim V. Sevost'yanov

Abstract. The article argues that in modern conditions of civil turnover, the effective implementation of cultural activities becomes impossible without taking into account contractual regulation. The definition of the concept "concept of contractual regulation of cultural activities" is formulated and its constituent elements are identified: contract, subject, subjects, digitalization and functions. A brief description of the component elements of the concept in the context of their dynamics in the field under study is given.

Keywords: concept, contractual regulation, cultural activity, means of legal regulation, subject of contractual regulation, subjects, digitalization, functions

Actual problems of criminal responsibility for pedophilia

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Abstract. Pedophilia is terrible phenomenon in any of its manifestation, and acutely progressive in the modern world. Within the framework of this article, the author raises the problem of criminal responsibility for pedophilia, considers general issues of pedophilia and the personality of a pedophile.

Keywords: pedophilia, children

International standards in the field of protection of human and civil rights and freedoms as the basis for the implementation of readmission relations by the EU member states

Anastasia I. Serpionova

Abstract. This article examines the implementation of the readmission procedure by the EU member states as an element of international standards in the field of protection of human and civil rights and freedoms in order to identify common problems arising in the implementation of this procedure by both the EU member states and the Russian Federation.

Keywords: readmission, Russian Federation, EU member states, illegal migrants, human rights, international standards

Development of the institute of criminal responsibility for the legalization of money or other property acquired in a criminal way

Anna V. Skachko, Dmitry A. Vanin

Abstract. The article examines the main stages of the formation of the institution of criminal responsibility for the legalization of money or other property acquired by criminal means, draws attention to the fact that the foundations of responsibility for this crime can be found back in the 15th century. Based on the analysis of pre-revolutionary, Soviet and Russian regulations, a conclusion is drawn about the modern regulation of the institution in question.

Keywords: legalization of proceeds from crime; criminal liability, criminal legislation, money laundering

To the question of suppressing an action containing signs of the composition of an administrative offense

Sergey A. Soynikov

Abstract. Taking into account the content of a number of normative legal acts, it is proposed to clarify the wording regulating the activities of executive authorities and their officials to suppress an act containing signs of an administrative offense.

Keywords: public administration, methods of public administration, state coercion, administrative coercion, administrative suppression, signs of the composition of an administrative offense

The practice of protecting the rights of entrepreneurs in the CIS countries and far abroad

Nariman A. Suleimenov

Abstract. The improvement of any sphere of activity of a state body or institution involves a comprehensive approach, including a detailed study of existing practices, accumulated experience, including foreign ones. Naturally, the basis, in all cases, is taken as a positive experience that contributed to the achievement of high results in the studied area of relations. It is quite natural that the most effective mechanisms for protecting the rights of entrepreneurs are used in countries of developed capitalism with a high level of well-being of the population. In this scientific article, we will consider the practice of protecting the rights of entrepreneurs in the CIS countries and far abroad.

Keywords: law, protection of the rights of entrepreneurs, entrepreneur, experience, capitalism, gdp, prosecutor's office, prosecutor's supervision

Measures taken by employees of the internal affairs bodies to counteract administrative offenses that infringe on the health of citizens

Kamil A. Sultanov, Rustam A. Shikhnabiev

Abstract. The article is devoted to measures taken by employees of road safety departments to counteract administrative offenses under article 6.9 (part 2 of article 20.20), article 6.8 of the administrative Code of the Russian Federation. The article describes the procedure for detecting this type of administrative offenses, as well as the procedure for interaction of employees of road safety units with other police units to bring citizens to administrative responsibility for committed offenses.

Keywords: police officer, road safety, narcotic drugs, psychotropic substances, counteraction, administrative responsibility

“On the access needle”: why drugs are more widespread among children and ways to control consumption

Inna V. Fedorova, Irina A. Rzhanitsyna, Daria S. Klokova

Abstract. The article provides a criminological analysis of the high prevalence of drugs among adolescents and children, which is typical for the Russian Federation; discusses current problems and ways to control consumption of narcotic drugs.

Keywords: police, citizens, drugs, social survey, teenagers, solutions, parents, current problems

Neologisms in legal discourse: problem of concept explication

Yuliya V. Chemeteva

Abstract. The article deals with the issue of neologization in legal discourse. The author notes that a large number of new lexemes are borrowed from various fields of special knowledge, and most neologisms are borrowings from the English language. The article provides examples that demonstrate the activity of different ways of borrowing terminological units.

Keywords: neologism, legal discourse, term, terminoid, concept, neologization, borrowing

Innovation in law: modern legal technologies in the context of digital reality.

Article 7. Innovative technologies of perception and implementation of law

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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

Digital format for compensation for environmental damage

Oksana I. Sharno

Abstract. The digitalization of the environmental system is due to the need for widespread use of information technologies. In this regard, their meaning is being rethought. The introduction of innovative digital technologies into the procedures and mechanism of compensation for environmental damage is presumed by the author. For research purposes, the work discloses the concepts of «digital signal», «digital format», environmental harm and environmental responsibility (author's definition), digital format for compensation for environmental harm (author's definition). In the course of the study, the digital format of prevention and prevention of environmental harm is analyzed. It includes production processes and enterprises, environmental and space monitoring, environmental startups, «smart cities». The author also covers the issue of using the digital format of compensation for harm, namely, notification or notification of damage to the environment, the use of procedures for compensation for environmental harm.

Keywords: digitalization, digital format of compensation for environmental harm, environmental harm, environmental safety

Administrative and legal responsibility for improper acoustic accompaniment

Diana N. Shurukhnova, Karen R. Avetisyan

Abstract. Integration of science and technology in the activities of law enforcement agencies is one of the priority areas. This paper examines the issues of fragmentary regulation of public relations related to administrative and legal responsibility for illegal acoustic accompaniment at mass events. The article considers the provisions of strategic planning documents, in particular the information security doctrine of the Russian Federation, which defines, among other things, the information and psychological security of society as a key component in ensuring state security. As a result, the authors come up with proposals for improving the legislation in the field of public events, as well as in particular the regulation of acoustic accompaniment during marches, demonstrations, rallies and pickets. Scientific and medical research, standards and norms that set thresholds for the level of impact on the physical component in particular, served as the basis for studying issues related to the acoustic support of mass events.

Keywords: acoustic accompaniment, ensuring public order, legal regulation, administrative and legal responsibility

Legislation on taxes and fees – 2021: have the obstacles to the implementation of the provisions of Article 3 of the Tax Code of the Russian Federation been eliminated

Nodari D. Eriashvili, Alexander I. Grigoriev, Navai K. Dzhafarov

Abstract. To date, there are legal conflicts in the legislation on taxes and fees of the Russian Federation, due to the fact that the structure of certain norms of tax law gives an extensive interpretation of tax legislation, which, in turn, leads to difficulties in law enforcement, both for taxpayers and other participants in tax legal relations. Unfortunately, we have to state the fact that these “diseases” of tax legislation were not avoided in 2021. In their work, the authors made an attempt to analyze the most significant problems of the tax legislation of the Russian Federation, and suggest ways to solve them.

Keywords: CFC (controlled foreign company), tax control, penalties, taxes, taxpayers, letters from the Ministry of Finance and the Federal Tax Service of Russia, personal income tax

Outlines of an anti-criminal and anti-corruption model of ensuring economic security based on digital technologies for supporting the economic activity of business agents

Vladimir I. Abramov

Abstract. The problems of the formation of an anti-criminal and anti-corruption model of ensuring economic security based on digital technologies for supporting the economic activity of business agents are considered. The necessity of a qualitative increase in the threshold of the analyzed information due to the synthesis of complexly structured economic information from financial monitoring — support of the economic activity of business agents, where criminal markers are very clearly coupled and connect the main arrays of financial and property assets, has been substantiated.

Keywords: economics, procurement operations, management, economic security, information system

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ESG impact on the banking sector: new opportunities

Olga S. Zimina, Yulia Yu. Finogenova

Abstract. The article discusses the aspects of ESG principles implementation in the banking sector in Russia and foreign countries. The analysis of new opportunities within ESG banking development abroad and prerequisites for its integration in the Russian economy is carried out.

Keywords: sustainability, ESG, ESG banking, ESG wallet, green finance

The use of automation tools in economic studies of the insolvency of an economic entity

Andrey N. Ischenko, Margarita V. Mikheeva

Abstract. New approaches to the application of information technologies in economic research of the financial and analytical direction are considered.

Keywords: new approaches, insolvency, economic research, automation

Information and communication infrastructure as an element of the contract system development

Alexander N. Litvinenko, Igor E. Gusarov

Abstract. The article discusses the prospects for the development of the domestic contract system based on informatization and automation. The author analyzes the main aspects of organizational renewal and development of the information and communication infrastructure of public procurement and the possibility of modernization of the existing system. On the basis of the revealed contradictions, promising directions for further development of the procurement sphere are determined.

Keywords: contract system, public procurement, procurement management, digitalization, automation of procurement activities, information and communication infrastructure

Systematization of methods to improve the efficiency of the function of the currency control body

Dmitry V. Nazarychev, Andrey V. Bogatyrev, Elena S. Igonina, Oleg D. Soloviev

Abstract. In the current trend of liberalization of Russian currency legislation, special attention is paid to assessing the effectiveness of the implementation of the state function of the currency control body. Improving the system of foreign exchange regulation and control contributes to an increase in the number of bona fide entities engaged in foreign economic activity, as well as to the strengthening of the country's economic sovereignty.

Keywords: foreign exchange control, the effectiveness of the function of the foreign exchange control body, repatriation

Misuse of insider information and market manipulation as a threat to the economic security of the Russian Federation

Yury G. Naumov, Gleb A. Khaziev

Abstract. The article deals with the problem of illegal use of insider information and market manipulation in the context of the economic security of the Russian Federation. The analysis of the current state and trends of the Russian stock market, judicial practice and materials of control and supervisory authorities in cases related to the misuse of insider information and market manipulation. The calculation of the actual and potential damage to the economic system and stock market participants from the specified type of crime. Ways to improve the effectiveness of countering the illegal use of insider information and market manipulation are proposed.

Keywords: insider information, market manipulation, economic security, stock market

Features of the stratification of economic space as a factor of influence on the management of the organization

Liudmila V. Shmaneva

Abstract. The article determines that in the studied socio-economic systems, due to the great uncertainty of their behavior, it is possible to characterize the features of functioning only from the standpoint of non-linearity, which is the main condition for self-organization.

It is proved that management from the perspective of the concept of stratification of the economic space does not fully describe the phenomena occurring and reflects the relationship of the processes taking place. It is important to take into account the influence of cyclicity and self-organization of socio-economic systems through phase transitions within different layers (subspaces). This approach has a greater potential, characterizing the interactions between layers and the mutual influence of many factors, taking into account the displayed cycles of development of organizations and the economy as a whole.

Keywords: economic space stratification, organization management, non-linearity

The problem of personality formation in the modern information space

Natalia N. Bashlueva, Veronika S. Klementyeva

Abstract. The article deals with the modern process of socialization of personality. The article is devoted to the advantages and disadvantages of real and virtual communication in society. The issue of the growth of crime in the network environment of the individual is discussed. The network has changed the structure of modern society, connecting people with each other, it has destroyed geographical barriers. From the point of view of law, a number of crimes that use the Internet exist and are successfully developing. More and more definitions of network crimes are appearing in everyday life: cyberbullying, trolling, mobbing, phishing, skimming.

Keywords: communication, socialization, networking, individual, phishing, cyberbullying

Designing the information management environment, the educational process that implements the functions of intellectual analysis of data on the cognitive and personal characteristics of the student

Nikolay A. Volobuev, Igor V. Groshev, Yevgeny L. Loginov, Igor M. Matskevich, Nodari D. Eriashvili

Abstract. The problems of designing an information environment for managing the educational process, which implements the functions of intellectual analysis of data on the cognitive and personal characteristics of the student, are considered. It is proposed to introduce new information technologies to synchronize the process of professional training within the framework of synergetic integration of teachers, organizationally integrated on the basis of digital educational infrastructure, intellectual assets and digital technologies for the implementation of educational programs.

Keywords: education, digital technologies, information environment, electronic educational resources, cognitive and personal characteristics of trainees, educational infrastructures, intellectual assets, vocational training, educational programs, professional competencies, personnel for the military-industrial complex

Honor as a moral guideline in the development of deontological foundations in the legislation on service in the internal affairs bodies

Nikolay P. Mayurov, Oyuna D. Oroeva

Abstract. Analysis of legislation, law enforcement and judicial practice on the issue of compliance by employees of internal affairs bodies with moral and ethical rules confirms the relevance of this problem for the internal affairs bodies at the present time. In addition, the author examines the entire arsenal of means and methods, which is provided for by the current legislation and approved by law enforcement practice.

Keywords: honor, internal affairs bodies, code of ethics and service conduct for employees of internal affairs bodies, oath, road traffic accidents, an offense defaming the honor and dignity of an employee of the internal affairs body, moral and ethical requirements, requirements for official conduct, legislation, court, legal responsibility, administrative offense

Psychological features of training future teachers and psychological educators

Fyodor G. Myshko, Evgeniya V. Chernega

Abstract. The article considers theoretical and practical issues of application of some psychological techniques of training future teachers and teacher-psychologists. The author of the article concluded that training in practice, practical actions contributes to a more productive absorption of material, the creation of a positive emotional atmosphere, which, in general, leads to an increase in the level of training of students and the development of their professional competencies. The discussion of the topic, in the process of which the ability to argue is formed, the vision of the problem from different points of view, the ability to prove its position, is also an effective mechanism for the development of the student's personality. The article explores the problem of interactive teaching methods that are currently relevant. These are the teaching methods and tools used by the teacher to intensify the educational activities of students and have feedback: problematic lectures, seminars-discussions, analysis of specific pedagogical situations, business games, methods of mathematical modeling.

Keywords: psychology, value, training, teacher, teaching method, student, professional competencies, education, personality

On the role of the features of cognitive processes in the professional activities of traffic police officers

Tatyana Yu. Polozova, Natalya V. Anikeeva, Alena A. Konkova

Abstract. The article is devoted to the study of features of mental cognitive sphere of traffic police officers with different service experience. The authors paid special attention to the study of the properties of attention and characteristics of thinking and their mutual relationship. Thus, as a result of the study, it was found and confirmed by statistical methods that there are reliable correlation relationships between the ability to generalize, the ability to analyze information and attention. It should also be noted that the authors statistically confirmed the dependence of the peculiarities of the cognitive processes (attention and thinking) of employees on the length of service in the traffic police. The empirical data obtained can form the basis for further theoretical developments in the field of study of professional activities of employees of the State Traffic Safety Inspectorate.

Keywords: research of features of mental cognitive activity, levels of volume, switching and distribution of attention, orientation of thinking, its stability, ability to generalization and analysis of information, flexibility of thought processes

Student's styles of life and psychological safety of education

Violetta R. Petrosyants, Lyudmila N. Gridyaeva, Galina V. Valeeva, Mariam R. Arpenteva

Abstract. The educational environment of the university, acting as an institution of socialization, management and support of the formation and development of a person, has an intense and multidirectional impact on it. Depending on the nature of the impact, psychologically dangerous and safe environments for the education and upbringing of a person are formed, as well as more or less psychologically safe subjects of education. The educational environment of the university directs, fills, structures the activity of each individual person, including his activity in relation to his own health and safety, sets the life style of the subjects, which has a differently expressed potential for maintaining and strengthening health. However, there is also the opposite movement: the interaction of educational subjects gives rise to the «resulting» safety of education of a particular university: subjects of education, including health-improving activities, are able to influence the formation and development of a safe educational environment. The aim of the research is to analyze the styles of students' life activity as components of the psychological safety of education. Research method: analysis of the styles of students' life activity as components of the psychological safety of education. It is possible to distinguish several groups of students who implement different styles of life, including health-improving activities, which have varying degrees of psychological (safety) danger.

Keywords: students, lifestyle, bullying, violence, deformations of educational relations, health-improving activities, psychological support of education, psychological safety of education, individual psychological safety

On the admissibility of the inclusion of digital law in the system of law and law enforcement in the Russian Federation

Samvel S. Mailyan, Nodari D. Eriashvili

Abstract. In the article, based on the analysis of literature and legislation regarding the permissibility of including digital law in the legal system of the Russian Federation, several judgments are made: digitalization can be considered as an inevitable companion of scientific and technological progress; digitalization has a direct impact on jurisprudence; isolation of digital law in the legal system of the Russian Federation, due to the lack of theoretical justification, is premature.

Keywords: Russian Federation, legislation, Federal Law of the Russian Federation, Federal Law of the Russian Federation «On Information, Information Technologies and Information Protection» dated July 8, 2006, Federal Law of the Russian Federation «On Experimental Legal Regimes in the Field of Digital Innovations in the Russian Federation» dated July 22, 2020, branch of law, branch of legislation, digital law, digital legislation