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ABSTRACT AND KEYWORDS

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FORESIGHT-TECHNOLOGY AND THE ROADMAP METHOD AS A UNIVERSAL APPROACH TO THE STUDY OF THE REGULARITIES OF THE CYCLIC DYNAMICS OF THE SOCIO-ECONOMIC DEVELOPMENT OF THE STATE

Liudmila V. Shmaneva, Sergey V. Shmanev,

Abstract. This article systematizes and summarizes approaches to studying the patterns of cyclical dynamics in the development of economic processes, the prevailing trends in the scientific support of strategic management, socio-economic forecasting and planning in Russia and abroad in order to identify current problems, factors and prospects in this area and strengthen national security, taking into account the trends of globalization of the world economy, and methods of some predictive assessments of the prospects and dynamics of socioeconomic development are also considered.

Keywords: methods, cycles, forecasting, socio-economic development, models, globalization, roadmaps, Foresight forecast

CORRUPTION IN PUBLIC PROCUREMENT AS A THREAT TO THE ECONOMIC SECURITY OF THE STATE

Natalia M. Boboshko

Abstract. The main purpose of Federal law № 44-FZ «On the contract system in the field of procurement of goods, works, and services for state and municipal needs» is to ensure transparency of the procurement process and fight corruption. This article discusses the main corruption schemes, the main reasons for the spread of corruption in the implementation of state orders, as well as the main types of damage to the state and society.

Keywords: economic security, public procurement, state budget, corruption.

ECONOMIC SECURITY: DOCTRINAL APPROACH TO DEFINITION AND CONTENT

Vladimir A. Kaytmazov

Abstract. In today's world, global political, economic and social processes have created negative trends that have necessitated the consolidation of economic security measures as part of the national security of the Russian Federation. In the article, the author analyzes the concept and content of national economic security in terms of new facts and threats to the country's economic security, defined in 2015 in the National Security Strategy of the Russian Federation. The article analyzes the problems of economic security, which in the modern scientific literature are considered at three levels: the level of the state, the level of economic entities and the level of citizens. The author concludes that it is necessary to apply the category «degree of economic security» when using the concept of «economic security», which will allow assessing the level of economic development and predicting possible prospects for the realization of Russia's national interests in the future.

Keywords: economic security, national security, security threat, strategic interest, state, economy, innovation

CHANGES TO THE PUBLIC PROCUREMENT PLANNING SYSTEM IN THE MINISTRY OF INTERNAL AFFAIRS OF RUSSIA IN THE REGIME OF RESTRICTIVE MEASURES TO COUNTER THE SPREAD OF COVID-19

Elizaveta N. Katasonova

Abstract. The direct dependence of the economy on the global socio-political situation is most clearly manifested in 2020, when the COVID-19 virus provoked changes in the activities of organizations of all forms of ownership and required urgent accumulation of financial resources to create reserves to cover health care expenses. The article discusses some issues of the impact of the COVID-19 self-isolation period on the public procurement planning system of the Ministry of internal Affairs of Russia, increasing the risks associated with the implementation of the tasks of the Ministry of internal Affairs of Russia in the field of scientific and technical activities.

Keywords: planning, scientific and technical activities, virus COVID-19, public procurement, reduced funding

MINERAL AND RAW RESOURCES OF RUSSIA IN MATTERS OF ECONOMIC SECURITY OF THE COUNTRY

Olga V. Saradzheva

Abstract. Oil and gas as minerals are a component of the mineral resource of the national economy, and their availability ensures the mineral security of the country, which, in turn, is an integral part of economic security. However, the oil and gas reserves in the interior of the Territory alone do not yet mean the participation of these minerals in the process of ensuring economic security. Until the sources, deposits of these minerals will not be discovered and developed industrially, until oil and gas are extracted to the surface, will not be transported and in a special way, in accordance with modern technological requirements, are prepared to extract the necessary substances from them in the form of fuel or petrochemical raw materials – until then, the very fact of the presence of oil and gas in the bowels of the earth is of no importance to the economic security of the country. Only when recovered do oil and gas become factors of mineral safety. And this requires a systematic policy in the field of manufacturing.

Keywords: mineral resource, technological safety, hydrocarbon raw materials, oil and gas industry, economic safety.

FUZZY-DEFINED MODEL OF THE TECHNOLOGICAL PROCESS OF GRINDING

Ivan E. Kirillov, Ivan N. Morozov, Pavel M. Murashev, Valeriy N. Bogatkov

Abstract. The article is devoted to the study and development of the main theoretical and applied approaches to the construction of an adaptive system for situational control of the technological process of grinding in conditions of uncertainty of apatite-nepheline ores. To solve the set tasks in the work, the architecture of the software for controlling the technological process of grinding in a ball drum mill operating in a closed cycle was proposed. To check the adequacy of the proposed model, the environment for simulation modeling MatLab Simulink application was chosen. Conclusions are made about the adequacy of the proposed fuzzy-defined model.

Keywords: artificial intelligence, fuzzy logical inference, simulation, control system, MatLab

LEGAL REGIME OF GREEN BONDS

Mikhail E. Kosov, Tatyana M. Rogova, Andrey E. Zotov

Abstract. Consideration of the functioning of the legal regime of green bonds is highly relevant due to a number of characteristic features of the functioning of the domestic economy and economic thought. Among them, there is a high need for financing necessary modern environmental projects on the territory of the Russian Federation, the development of the bond market as one of the most promising markets for sectoral investments, as well as a small amount of consideration in the domestic economic literature of research on green bonds as a financial instrument that requires special legal regime.

Keywords: green bonds, investments, financing, financial market, bonds

TRANSFORMATION OF APPROACHES TO ACCOUNTING FOR INCOME TAX TAKING INTO ACCOUNT LEGISLATIVE INNOVATIONS

Nodari D. Eriashvili, Elena N. Kolesnikova

Abstract. The existing practice of organizing and keeping records of payments to the budget for corporate income tax has a number of specific features. The relevance of the research results presented in this article is due to the entry into force from 2020 of new amendments to regulation (standard) on accounting № 18/02 «Accounting for corporate income tax calculations», which provide for new ways to generate accounting information on income tax using the «on tax return method». The material presented in the article allows you to solve the most complex issues of accounting calculations with the budget for income tax in the application of regulation (standard) on accounting № 18/02.

Keywords: accounting, tax accounting, income tax, tax base, permanent differences, temporary differences, current tax, income tax expense (income).

EXPERIENCE OF IMPERIAL CONSTRUCTION IN ANCIENT ROME. ON THE PROBLEM OF BUILDING THE STATEHOOD OF MODERN RUSSIA

Sergey N. Groshev

Abstract. The article considers the experience of state building in Ancient Rome, which can be successfully applied to the construction of a viable statehood of the Russian Federation. The article makes a number of generalizing conclusions that allow evaluating the effectiveness of state policy in the sphere of Imperial construction.

Keywords: Ancient Rome, law, state, colonies, trading posts, polytheism, globalization, infrastructure, trade, law, religious tolerance.

FROM THE GAOL TO THE PRISON CASTLE

Roman I. Ivanyakov, Roman V. Pushilin

Abstract. Considered the history of the Velikiye Luki prison castle in the XIX century. At the same time, to create a complete picture of the history of the penitentiary institutions of the city of Velikiye Luki, a small excursion is made to the previous period, starting from the XVII century. The work is based on archival and few published sources.

Keywords: prison gaol, prison castle, history of penitentiary science, prisoners.

RADICAL ECONOMIC REFORM IN THE USSR (1987–1991) AND THE PROBLEM OF THE SUBJECT OF SOVIET LABOR LAW

Dmitriy A. Lukashevich

Abstract. Soviet labor law, which existed at the beginning of perestroika in the USSR, extended to workers and employees, providing them with reliable legal guarantees. However, this area of labor law was determined by public ownership of the means of production and the absence of a free labor market. The situation changed radically after the emergence of a variety of forms of ownership in the USSR in the second half of the 1980s. Despite the doctrinal predictions about the expansion of the subject of labor law, its extension to commercial organizations, in reality, the opposite process took place – the narrowing of the subject of this branch of law.

Keywords: subject of labor law, radical economic reform, reform of property relations, restructuring, labour market.

BECOMING RESPONSIBLE FOR CRIMES AGAINST PROPERTY IN ANCIENT RUSSIAN LAW

Natalia V. Mikhailova

Abstract. The article is devoted to the genesis of crimes against property and the formation of responsibility for their commission in ancient Russian law. The author notes the differentiated approach of the legislator to the punishability of encroachments against property. Sources of ancient Russian law when establishing responsibility for committing crimes against property took into account the method of causing harm, the place and time of the crime, and the presence of accomplices.

Keywords: ancient Russian law, crimes against property, responsibility for crimes against property, theft, robbery, horse theft, arson, damage to other people's property.

FORMATION OF SOVIET ECONOMIC LAW AS A BRANCH OF LAW AND SCIENCE

Anna P. Yatskova

Abstract. The article is devoted to the formation of Soviet economic law as a branch of law and science. The formation of economic law in the USSR was the result of the strengthening of the socialist sector of the economy and planned beginnings in the national economy. During the development of norms and institutions of economic law, representatives of Soviet jurisprudence sought to create a compromise between public and private law, adapted to the conditions of the New economic policy. Sharp discussions broke out on the essence and limits of economic law, its difference from related branches of law.

Keywords: branch of law, economic law, civil law, public legal interests, private interests, new economic policy.

INDICATORS AND PROBLEMS OF THE DEVELOPMENT OF PARLIAMENTARISM IN RUSSIA IN THE FIRST QUARTER OF THE 21ST CENTURY

Nikita S. Grudin

Abstract. The article discusses some problems that impede the effective functioning of parliamentarism in Russia. According to the author, the key indicators of the success of the modern parliament are its ability to exercise control powers over the government and its policies, as well as the quality of legislative activity. The author believes that the Federal Assembly of the Russian Federation has not yet acquired the status of an authoritative parliamentary platform and does not enjoy a high level of trust among Russian citizens. Strengthening the constitutional and legal status of the Federal Assembly of the Russian Federation is impossible without increasing its independence in the legislative process and influencing the policies pursued by the President and the Government of the Russian Federation.

Keywords: parliamentarism, the Federal Assembly of the Russian Federation, control powers, legislative policy.

CURRENT PROBLEMS IN THE SPHERE OF HOUSING AND COMMUNAL SERVICES

Anaid E. Bagdasarova, Navai K. Dzhafarov

Abstract. The article is devoted to an urgent social problem – the modern development of the housing sector. It is analyzed the state of the housing and communal services, identified «points of growth» in the housing and communal services sector, examines the Comprehensive Program for the modernization and reform of the housing and communal services and proved the need for the fastest optimization of this industry.

Keywords: housing and communal complex, problems, wear and tear, investment, debt growth, tariff growth.

CIVIL LAW REGULATION OF LEGAL RELATIONS ON THE IMPLEMENTATION OF THE RIGHT TO HOUSING OF POLICE OFFICERS IN FOREIGN COUNTRIES

Yuliya A. Kanaeva

Abstract. The paper considers the features of civil law regulation of legal relations on the implementation of the right to housing by police officers in foreign countries. It is concluded that the right to housing of police officers is not only their subjective right to ensure personal well-being and stability, but also an important guarantee that increases the effectiveness of ensuring public safety and public order.

In this regard, special attention is paid to improving the civil regulation of the implementation of the right to housing in foreign countries.

Keywords: housing, police, legal relations, foreign countries, right to housing, social guarantees.

THE HISTORY OF THE DEVELOPMENT OF CORPORATE FORMS OF MANAGEMENT IN RUSSIA

Tat'yana K. Krasil'nikova

Abstract. The article reveals new approaches to determining the beginning of the formation of the corporate form of organizing economic life in the history of Russia. The author disputes the opinion of several researchers that the institute of the corporation was recipient from Western Europe to Russia and that the processes of its adaptation and development took place exclusively under the influence of the legislation of European countries and the activities of European corporations.

Keywords: corporation, artel, guild, workshop, community, partnership, craft and merchant associations.

SPECIFICS AND BASIS OF THE AMENDMENT AND TERMINATION OF THE CONTRACT

Yulia I. Kuptsova, Irina A. Strel'nikova

Abstract. It is analyzed the fundamental provisions of the legislation concerning the basis and specifics of amending and terminating civil contracts in modern reality, including in connection with the announcement of the coronavirus pandemic in the world.

Keywords: contract, amendment, termination, force majeure, coronavirus, legal basis.

THE ACTION OF SOURCES OF CIVIL LAW IN TIME AND IN THE CIRCLE OF PERSONS

Tat'yana V. Larina

Abstract. This article is devoted to the analysis of the action of the sources of civil law in time and in the circle of persons. The concept of sources of civil law, the features of the action and termination of the sources of civil law is investigated. Types of the action of the sources of civil law in time are analyzed. Some theoretical and practical problems of their implementation are outlined.

The author comes to the conclusion that the action of the sources of civil law extends to the circle of persons, either living in the territory of its distribution, or directly specified in the law. And their action is carried out in time from the moment of entry into force until the moment of its termination.

Keywords: sources of civil law, form of law, civil legislation, civil law, system of legislation, the action of sources in time, the action of sources in a circle of persons, types of action of the sources of law, system of the sources of civil law.

PROSPECTS FOR ONLINE LENDING IN RUSSIA

Vadim M. Merzlov

Abstract. It is considered the development prospects of such a banking product as online lending. The differences of online lending from lending in the bank office, as well as the existing problems of legal regulation are examined.

Keywords: online lending, credit, borrower, bank, identification, legal regulation.

THE PLACE AND ROLE OF INFORMATION TECHNOLOGY IN THE DEVELOPMENT OF INTELLECTUAL PROPERTY LAW

Anastasia I. Moskalenko

Abstract. In the article, the author explores the issues of the promising development of Russian law on intellectual property, as well as the place and role (influence) on this development of information technologies. Digitalization of the Russian economy is a new challenge for the modern world. The article concludes that the level of regulatory legal regulation should correspond to reformed relations, which implies the formation in modern Russia of a new regulatory environment that provides a favorable legal regime for the emergence and development of modern technologies, as well as for the implementation of economic activities related to their use (digital economy). Russian legislation and law are ready to appear in regulatory acts not just economic categories, but «digital» economic categories corresponding to basic digital technologies.

Keywords: copyright, protection and protection of copyright, intellectual activity, means of individualization, copyright holder.

ON THE QUESTION OF THE CATEGORY OF GOOD FAITH IN CIVIL LAW

Igor' V. Ryzhikh

Abstract. The article is devoted to the consideration of certain issues related to good faith in the exercise of civil rights in the context of the spread of coronavirus infection (COVID-19). The adoption of measures aimed at preventing the spread of the new coronavirus infection predetermined the introduction of restrictions on the exercise of civil rights. In particular, there are restrictions and bans on freedom of movement in certain territories, addressed to certain categories of citizens (those with coronavirus infection (COVID-19) and people over 65). The provision of transportation services is made dependent on the fulfillment of the requirements for the use of personal respiratory protection and gloves. The implementation of civil rights in a pandemic should be carried out taking into account the good faith behavior of each subject of civil relations to ensure both private and public interests.

Keywords: good faith, restriction of civil rights, limits of exercise of civil rights, coronavirus (COVID-19), freedom of movement, public contract, contract of carriage.

FEATURES OF REGULATION OF LABOR RELATIONS OF JUNIOR MEDICAL PERSONNEL IN MOSCOW

Svetlana E. Titor

Abstract. The crisis period associated with the coronavirus epidemic has once again exposed the problems of regulating labor relations in healthcare. It is important not only to diagnose the patient and prescribe treatment, but also to accompany this treatment by creating comfortable conditions in inpatient and outpatient settings. This is not only the work of doctors, but also middle and junior medical staff. This determines the relevance of the topic. The article analyzes the nature of relations between junior medical personnel and medical organizations in relation to the city of Moscow.

Keywords: labor relations, guarantees and compensation for work in harmful and/or dangerous working conditions, remuneration, junior medical personnel.

MODERN ENVIRONMENTAL AND LEGAL PROBLEMS AND PREREQUISITES FOR REFORMING THE FOREST LEGISLATION OF THE RUSSIAN FEDERATION

Sergey Ya. Kazantsev, Oleg R. Sarkisov, Evgeniy L. Lubarskiy

Abstract. Analysis of Russian forest legislation leads to the conclusion that forest management and protection of forests is an important and necessary direction in the activities of state structures.

The authors have studied the state of national forest policy at the historical and present stage of the state's development, have considered its positive and negative trends.

Keywords: environment, state of forests of Russia, legal conditions of modern forest legislation development, positive and negative trends of national forest policy.

PROBLEMS OF SYSTEMATIZATION OF THE LEGISLATIVE DEFINITION THE SIZE OF THEFT AS QUALIFYING FEATURES FRAUD IN RUSSIAN CRIMINAL LAW

Suren M. Akopov

Abstract. The paper analyzes the features of legislative regulation and the problem of systematization of significant damage, as well as large and especially large-scale theft, as qualifying and especially qualifying signs of fraud in the criminal law of Russia; it formulates and substantiates proposals for improving the relevant provisions of the criminal code of Russia.

Keywords: fraud, qualified types of fraud, significant damage, theft on a large scale, theft on a particularly large scale, differentiation of criminal liability for fraud, systematization of the criminal law.

TO THE QUESTION OF THE QUALIFICATION OF AN ACT UNDER ARTICLE 116.1 OF THE CRIMINAL CODE OF THE RUSSIAN FEDERATION, AND ITS DIFFERENTIATION FROM RELATED CRIMES

Zhanna A. Boytsova

Abstract. The article deals with the issues of qualification offense under article 116.1 of the Criminal Code of the Russian Federation in the delimitation of the act and from related offences, as enshrined in article 115 of the Criminal Code and article 116 of the Criminal Code of the Russian Federation. On the basis of theoretical analysis, the current legislation in this area is investigated, and problematic issues are noted.

Keywords: beatings, physical pain, violent actions, harm to health, motive, qualification, administrative punishment, responsibility.

COMBATING MONEY LAUNDERING AND FINANCING OF TERRORISM

Sergey D. Grin'ko

Abstract. The article discusses the problems of combating the legalization of criminal proceeds and the financing of terrorism, as well as the features of the disclosure of criminal acts. Based on the study, measures to counter crimes in this area are proposed.

Keywords: legalization, laundering, financing, return, counteraction, struggle.

DRUG SITUATION AND THE CORONAVIRUS PANDEMIC: DEVELOPMENT TRENDS AND LAW ENFORCEMENT CONTROL

Maria S. Kasnova

Abstract. The article analyzes the situation with the use of narcotic drugs and psychotropic substances in Russia and the European Union over the past few years. The impact of the COVID-19 virus pandemic on drug users is outlined. The reasons for the tense drug situation in Russia are outlined, as well as priority directions and solutions in overcoming the criminogenic factors that caused the critically difficult situation.

Keywords: drug situation, drugs, substance use, pandemic, COVID-19, drug trafficking, law enforcement control.

DOES THE CRIMINAL CODE OF THE RUSSIAN FEDERATION NEED A CRIMINAL OFFENSE?

Natalia E. Martynenko, Eduard V. Martynenko

Abstract. The article analyzes the proposal of the Supreme Court of the Russian Federation to introduce into the Criminal Code of the Russian Federation a new category of «criminal offense» and new other measures of a criminal-legal nature that could be applied to a person who has committed a criminal offense, and concludes that the introduction of the Criminal Code of the Russian Federation of new criminal-legal categories will lead to further humanization of criminal legislation and will make it possible to withdraw from criminal-legal repression about 6% of persons convicted annually for committing crimes of little gravity. However, the proposed version of the norms on criminal misconduct and other measures of a criminal-legal nature needs clarification. The article contains specific proposals that, according to the authors, could be used in the future when preparing proposals for the introduction of a criminal offense in the Criminal Code of the Russian Federation.

Keywords: criminal misconduct, other measures of a criminal law nature, court fine, forced payment, compensation for damage caused, victim.

TO THE QUESTION OF THE OBJECT AND SUBJECT OF THE CRIME PROVIDED FOR BY ARTICLE 170 OF THE CRIMINAL CODE OF THE RUSSIAN FEDERATION

Svetlana V. Muradyan

Abstract. The article outlines the results of the study of the problems of the establishment of object and subject of the crime provided for by Article 170 of the Criminal Code of the Russian Federation, based on the alternative nature of their objective party. The reasons of high crime latency have been established. The need to impose liability not only for the registration of illegal transactions with real estate, but also for the knowingly illegal registration of origin, restriction (burdens), transfer or termination of real estate rights is considered. The criteria for delineation of article 170 of the Criminal Code of the Russian Federation with related crimes have been formulated, taking into account the two-object nature of the crime, which we are studied.

Keywords: crime, qualification, object of crime, subject of crime, criminal responsibility, real estate, land, registration, cadastral record, registry, cadastral value.

AUE – AS A FACTOR IN THE CRIMINALIZATION OF MINORS AND THEIR ACTIVE OPPOSITION TO THE STATE AND SOCIETY

Anna A. Semochkina

Abstract. In this article, the author raises the problem of the nature and active spread of the criminalyouth movement AUE on the territory of the Russian Federation. By analyzing the scientific works of leading authors who have studied the problem of criminal subculture among minors, it is concluded that this phenomenon is artificially created for the aggressive formation of a persistent anti-social orientation in minors and opposition to both the state and society. Recognition of this movement as an extremist organization in a legal vacuum is justified, but not effective enough. For this reason, the author points out the need for further development of special rules to counteract this phenomenon among minors.

Keywords: juvenile delinquency, criminal subculture, AUE.

PREVENTION ACTIVITIES OF LAW ENFORCEMENT AGENCIES HUMAN TRAFFICKING FOR THE PURPOSE OF SEXUAL EXPLOITATION

Andrey V. Staroverov

Abstract. It is explored the concept of «prevention of human trafficking for sexual exploitation», the aim, object and results of operations for the prevention of trafficking for this purpose, the subjects engaged in such activities, the principles under which it should be conducted, the forms of its implementation and the scientific community submitted proposals for optimization of the activity of law enforcement bodies.

Keywords: human trafficking, sexual exploitation, prevention of human trafficking, law enforcement agencies.

CURRENT PROBLEMS OF EXEMPTION FROM CRIMINAL LIABILITY FOR TAX CRIMES UNDER THE LEGISLATION OF THE RUSSIAN FEDERATION AND OTHER CIS MEMBER STATES

Aleksey S. Ushakov

Abstract. This article, on the basis of a comparative legal study, identifies and considers topical problems of regulating the grounds for exemption from criminal liability of persons who have committed tax crimes under the legislation of the Russian Federation and other CIS member states. The author concludes that it is necessary to further improve and harmonize the criminal legislation of these states about the regulation of exemption from criminal liability for tax crimes and makes specific proposals in this area.

Keywords: tax crimes, exemption from criminal liability, criminal legislation of CIS member states.

ON THE ISSUE OF IMPLEMENTATION OF SUPERVISORY POWERS BY PROSECUTORS AT THE STAGE OF INITIATION OF A CRIMINAL CASE

Evgeniya Yu. Baklykova

Abstract. The article analyzes trends in expanding the powers of the prosecutor, with the aim of active participation of the latter in criminal proceedings at the stage of initiation of a criminal case. The author's research considers proposals aimed at increasing the effectiveness of the implementation of prosecutor's supervision over the resolution of reports of crimes. Special attention is paid to the measures necessary to increase the effectiveness of prosecutor's supervision in criminal proceedings.

Keywords: prosecutor, prosecutor's supervision, initiation of a criminal case, refusal to initiate a criminal case, procedural powers.

SOME FEATURES INHERENT IN THE INSTITUTION «SPECIAL PROCEEDINGS IN CRIMINAL CASES IN RELATION TO CERTAIN CATEGORIES OF PERSONS»

Ol'ga V. Volynskaya

Abstract. The article contains a range of questions devoted to the action of modern institution «Special proceedings in criminal cases in relation to certain categories of persons».

Keywords: immunities, certain categories of persons, criminal proceedings.

CURRENT ISSUES OF IMPROVING THE EFFECTIVENESS OF PROVIDING COMPENSATION FOR HARM, CAUSED BY A CRIME, IN THE CONTEXT OF STUDYING LAW ENFORCEMENT PRACTICES AND CURRENT LEGISLATION

Dmitry A. Ivanov, Artur L. Mironov, Irina V. Filatova

Abstract. In this article, the authors pay close attention to the issues of improving the effectiveness of providing compensation for damage caused by a crime through the prism of studying law enforcement practice and current legislation of the Russian Federation. It is established that it is possible to provide effective compensation for harm to victims only if an objective preliminary investigation and subsequent resolution of the merits of the criminal case in court are provided. The expediency of creating a Fund for compensation of harm to victims of crimes is justified, which, according to the authors, will increase the level of trust of citizens, both in the system of law enforcement agencies and the state as a whole.

Keywords: harm caused by a crime, statement of a crime, initiation of a criminal case, preliminary investigation, victim, civil claim

THE CRIMINAL PROCEDURE LEGISLATION OF FINLAND

Ekaterina S. Klement'eva

Abstract. The article deals with the criminal procedure legislation of Finland. Finland's criminal procedure relations are regulated by various laws. Pre-trial proceedings are regulated by laws: on Police, on investigation, on coercive measures, and others. The Finnish code of criminal procedure and the Code of criminal procedure define the procedure for the consideration of criminal cases in the courts. The study of criminal procedure legislation provides an opportunity to get an idea of the system of criminal procedure of the state.

Keywords: criminal proceedings of Finland, the criminal procedure act, criminal procedure code, the laws of Finland, the law on Police, the law on the investigation of Finland, the Code of criminal procedure, the Criminal procedure code of Finland.

DO WE NEED TO PIN PROCEDURAL STATUS SUSPECTED IN CRIMINAL PROCEEDINGS?

Nataliya V. Osodoeva

Abstract. The article is devoted to one of the problems of criminal procedure science – amendments to the criminal procedure legislation suspected and granting it an independent procedural status. The author analyzes the opinions of scientists on this issue. The opinion is justified under which fixing such a participant in the code of criminal procedure of the Russian Federation suspected will cause unnecessary accumulation of the code of criminal procedure of the Russian Federation. This paper examines the opinion of processualists on the need to regulate the procedural status suspected in criminal procedure legislation their rights and obligations during the pre – investigation check. The author is convinced what is making a ruling, notification of suspicion in relation to the person will complicate the process of pre-investigation verification.

Keywords: suspected, criminal proceeding, pre-investigation check, suspicion.

FEATURES OF BAILIFFS ACTIVITY CONTROL

Askhab F. Akhmedov

Abstract. During its formation and development, the bailiff service undergoes numerous organizational and legal changes due to both state policy and socio-economic prerequisites. The author considered the problems of the theory and practice of supervision of the activities of bailiffs.

Keywords: Federal bailiff service, law enforcement agency, enforcement, bailiff.

FORMATION AND DEVELOPMENT OF THE MIGRATION SERVICE RUSSIAN STATE

Ekaterina I. Gainutdinova

Abstract. The article is devoted to the historical review of the formation and development of the migration service of the Russian state. The author believes that the historical experience of managing migration processes must inevitably be demanded by the state in the formation of migration policy of the present and future time.

Keywords: migration service, GUVM of the Ministry of internal Affairs of Russia, migrants, migration policy, state migration management.

INTERACTION OF DIVISIONS OF THE MINISTRY OF INTERNAL AFFAIRS OF RUSSIA ON DISCLOSURE OF CRIMES OF A TERRORIST ORIENTATION WITH APPLICATION OF SPECIAL TECHNICAL MEASURES

Marina A. Gusachenko

Abstract. Currently, crimes and administrative offenses are often committed on the Internet, including by means of communication. However, if crimes of a general criminal orientation are more and more difficult to solve every year without the use of special technical measures, the so-called «remote» crimes are practically impossible to solve without the use of special digital technologies. The purpose of this work is to study the interaction of the Russian Ministry of internal Affairs units in solving terrorist crimes using special technical measures. Research methodology – analysis of scientific literature on a given problem, as well as practical domestic experience.

Keywords: divisions of the Ministry of internal Affairs of Russia, technical measures, terrorism, crime, disclosure, criminal law, operational activities.

ABOUT SOME ASPECTS OF THE PRODUCTION OF AUTOMOTIVE FORENSIC EXAMINATIONS FOR ROAD ACCIDENTS INVOLVING PEDESTRIANS

Pavel A. Losev

Abstract. This article deals with current issues of production of automotive forensic examinations on road accidents involving pedestrians. Existing research methods for solving the question of whether the actions of the driver of a vehicle meet the established requirements of traffic rules provide for the solution of the question of whether or not the driver has the technical ability to prevent a pedestrian from hitting, including taking into account the possibility of a pedestrian leaving the dangerous zone if the driver takes the necessary measures in a timely manner.

In some road traffic situations, despite the fact that the driver of the vehicle does not have the technical capability to prevent the fact of hitting a pedestrian, if the driver did not apply braking measures before contacting the pedestrian, or applied these measures with some delay relative to the moment of danger to traffic, it is possible to determine the actual speed of the vehicle at the time of the pedestrian collision and the hypothetical speed of the vehicle at the time of the pedestrian collision if the driver applies timely braking measures. These speed values can serve as a basis for further investigation of the circumstances of the accident, including by forensic medical examination and establishing causal relationships between the actions of the driver of the vehicle and the consequences (the severity of injuries sustained by the pedestrian).

Keywords: road traffic accident, auto technical forensic examination, hitting a pedestrian, investigation of the technical ability to prevent hitting a pedestrian, cause-and-effect relationship between the actions of road users and the resulting consequences.

FEATURES OF LEGAL REGULATION OF DIGITAL FINANCIAL ASSETS IN THE RUSSIAN FEDERATION

Aleksandr V. Tokolov

Abstract. The article deals with the legal regulation of digital financial assets and prospects for its development in the Russian Federation. The article analyzes updates to federal legislation on digital assets and digital currency. The emphasis is placed on the need for comprehensive legal regulation of not only individual legal relations arising within the framework of financial law, but also related civil and international legal relations.

Keywords: legal regulation, digital financial asset, cryptocurrency, bitcoin, blockchain, virtual currency.

THE ESSENCE AND FEATURES OF ADMINISTRATIVE SUPERVISION IN RUSSIA AND FOREIGN COUNTRIES: A RETROSPECTIVE ANALYSIS

Samvel S. Mailyan

Abstract. The article presents a retrospective analysis of the essence and features of administrative supervision in Russia and foreign countries. As an example, the experience of both far abroad countries (Germany, France, England, USA, Switzerland) and neighboring countries (Belarus, Uzbekistan, Kazakhstan) is given. In conclusion, the author draws a number of conclusions.

Keywords: administrative supervision, police supervision, probation.

ADMINISTRATIVE NORMS OF LEGAL RELATIONS IN THE MECHANISM OF ADMINISTRATIVE AND LEGAL REGULATION OF PARTICIPATION OF CITIZENS OF THE REPUBLIC OF TAJIKISTAN IN ENSURING PUBLIC ORDER

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Abstract. In the article, the author considers the legal relations that develop regarding the participation of citizens in ensuring public order in the Republic of Tajikistan, have a pronounced public character, and for this reason, they are mainly regulated by the norms of administrative law – the application of the norms of other branches of law is auxiliary. The regulation of the relevant legal relations by the rules of administrative law does not cover the synergy of the regulatory impact of the administrative-legal mechanism, in which the rules of administrative law play an important, sometimes key role, but rather act as a superstructure in relation to the other elements of the mechanism under discussion.

Keywords: social relations, the mechanism of administrative-legal regulation of participation of citizens, public order.

LEGAL REGULATION OF THE PROVISION OF PUBLIC SERVICES IN THE FIELD OF MIGRATION

Vitaliy M. Paliy, Aleksandr A. Zatolokin

Abstract. The analysis of various legal sources of law regulating the provision of public services in the field of migration is carried out. They were systematized and classified. Ways to further improve the legal regulation of public services in the field of migration are outlined.

Keywords: legal regulation of public services, the system of sources of law, federal and regional regulations, administrative regulations, the need to develop and adopt a separate federal law.

PECULIARITIES OF PROVIDING MEDICAL ASSISTANCE TO EMPLOYEES OF INTERNAL AFFAIRS BODIES OF THE RUSSIAN FEDERATION

Marya E. Potokova

Abstract. The article analyzes the features of providing medical care to internal affairs officers. It is emphasized that the provision of medical assistance to employees as well as to any other person is regulated both by the Constitution of the Russian Federation and by a number of general and special regulatory legal acts. It is indicated that at present, according to the norms of legislative acts, police officers do not have the right to contact non-departmental medical institutions. In our opinion, such a legislative approach leads to the problem of integrating departmental medicine into the all-Russian health system.

Keywords: provision of medical care, medical support, Internal Affairs Officer, medical organizations of the public health system, departmental medical institutions.

ROOM AND KEEPING IN SPECIALIZED INSTITUTIONS OF MINOR FOREIGN CITIZENS

Elena Yu. Rodionova, Svetlana V. Kalinina

Abstract. In article some problematic issues of the room and keeping of minor foreign citizens in specialized institutions are considered; on the example of activity of detention centers of minor offenders, the valid conclusion about need of legislative settlement of terms of keeping in special facilities of the minor foreign citizens and persons without citizenship who are subject to compulsory administrative exclusion out of borders of the Russian Federation is drawn.

Keywords: foreign citizens, minor, specialized institutions, administrative exclusion, contents terms, paperwork.

ON THE PROCESS OF DEVELOPMENT AND CONSOLIDATION OF THE MODERN STRUCTURE OF ADMINISTRATIVE ARREST AS A TYPE OF ADMINISTRATIVE PUNISHMENT

Nikolay V. Rumyantsev, Maksim B. Kuznetsov

Abstract. This article examines the process of formation and consolidation of the modern structure of administrative arrest as a type of administrative punishment. The article presents an analysis of the use of arrest at various historical stages of the development of our state and draws conclusions on the further development of this type of administrative punishment.

Keywords: administrative punishment, administrative arrest, Administrative Code of the Russian Federation, development of administrative legislation.

ANALYSIS OF ADMINISTRATIVE AND JURISDICTIONAL ACTIVITIES OF THE POLICE FOR THE PREVENTION OF ADMINISTRATIVE OFFENSES

Kamil' A. Sultanov, Ekaterina V. Kashkina

Abstract. The article analyzes the concepts of forms of preventive influence in the framework of Federal law No. 182-FZ of 23.06.2016 «On the basics of the system of crime prevention in the Russian Federation». Inconsistencies between the categories of persons established by Federal legislation and departmental regulations of the Ministry of internal Affairs of Russia, in respect of which individual preventive work is carried out in order to prevent the Commission of new administrative offenses, are identified. The ineffectiveness of existing preventive measures is justified. The methodology of the work is represented by a set of the most common research techniques and methods. Among them are the analysis and synthesis of legislation in the framework of the research topic, the use of the formal legal method, and the structural and logical presentation of the material under study. New approaches are proposed to correct the study of the problem of individual prevention, aimed at developing more effective forms of preventive action.

Keywords: individual prevention, offence, legal information, preventive conversation, forms of preventive exposure, police, subject, administrative activity, Administrative code of the Russian Federation.

IMPROVEMENT AND MODERNIZATION OF MEASURES OF ADMINISTRATIVE AND LEGAL COERCION TO ENSURE PUBLIC SAFETY AT AIR TRANSPORT FACILITIES

Petr M. Fidel'

Abstract. The article discusses the complex adoption of administrative reforms, preventive and preventive measures by the authorized bodies, the tightening of coercive measures that can significantly affect the reduction of threats to aviation security.

Keywords: public safety, antisocial behavior, air transport, offenses, harm, coercive measures, police.

CASSATION PROCEEDINGS IN THE JUDICIAL COLLEGIUM OF THE SUPREME COURT OF THE RUSSIAN FEDERATION (SECOND CASSATION)

Naida Sh. Gadzhaliyeva

Abstract. The article touches upon the issues of reforming the cassation proceedings in the civil procedure in Russia, in particular, the features of the procedural order of the cassation proceedings in the judicial collegium of the Supreme Court of the Russian Federation are considered, the shortcomings of its legislative regulation are pointed out.

Keywords: civil process, revision of judicial acts, second cassation, cassation proceedings, judicial reform, the Supreme Court of the Russian Federation.

FEATURES OF FIRST AID BY POLICE OFFICERS IN THE CONTEXT OF A NEW CORONAVIRUS INFECTION (COVID-19)

Mihail G. Zhernovoy, Evgeniy V. Chinenov, Aleksey M. Popov

Abstract. The article presents the main conceptual approaches to providing first aid to victims by police officers, civil servants and employees of the Ministry of internal Affairs in the new 2019-nCoV infection. The method of spread and transmission of the new COVID-19 infection are reflected in the features of first aid to victims. Given the fact that due to the performance of their official duties, employees and employees of law enforcement agencies are required to carry out first aid measures if necessary, it is important to take into account the nuances of its provision in the context of the spread of the new 2019-nCoV infection.

Keywords: police officers, civil servants, employees of the Ministry of internal Affairs, coronavirus, new 2019-nCoV infection, COVID-19, victim.

ON THE ORGANIZATIONAL AND LEGAL SUPPORT OF THE FUNCTIONING OF THE INSTITUTE OF PRIVATE BARRIERS-EXECUTORS IN THE RUSSIAN FEDERATION

Albert V. Tumakov, Elisey S. Rogachev, Larisa Yu. Mironova

Abstract. The article analyzes the possibility of improving the efficiency of the process of enforcement of court decisions through the introduction of the Institute of private bailiffs, examines the international experience of integrating elements of private enforcement into the state system of enforcement, the usefulness of the institution of private execution, which is designed to solve the urgent problem of the ineffectiveness of the existing mechanism for the enforcement of acts of judicial and other jurisdictional bodies, is concluded.

Keywords: private bailiffs, FSSP of Russia, enforcement proceedings, alternative enforcement system.

IMPROVING THE METHODOLOGICAL SYSTEM FOR TRAINING FUTURE COMPUTER SCIENCE TEACHERS IN THE CONTEXT OF REFORMING THE EDUCATION SYSTEM

Inna N. Smirnova

Abstract. The article discusses the prerequisites for changes in the methodological system of training future teachers of computer science, the mechanism of using a set of pedagogical technologies to form their professional competencies.

Keywords: methodological system, pedagogical technologies, pedagogical practice, professional competence, learning process, systemactivity approach.

FACTORS OF SUCCESS IN LEARNING FOREIGN LANGUAGES BY ADOLESCENTS AND YOUNG MEN

Lera V. Yurkina, Yulia A. Balakireva

Abstract. The modern model of teaching at school and at the university emphasizes the particular importance of learning a foreign languages for its use in communication and professional activity. In the light of the introduction of new generation standards, it is necessary to develop innovative forms and methods of teaching a foreign language, ensuring a sufficient quality of its assimilation. The factors of success in learning foreign languages by adolescents and young men are considered. As such, basic personal characteristics are presented: anxiety and persistence. An empirical study on adolescent and youth groups revealed a correlation between personal characteristics and the success of learning foreign languages. Psychological and pedagogical recommendations for teachers and school psychologists on the individualization of work with students of the studied age groups are offered.

Keywords: learning success, foreign language, adolescence, adolescence, anxiety, perseverance.

FORMATION OF THE READINESS OF POLICE OFFICERS TO SUPPRESS ILLEGAL ACTIONS: LEGAL, PEDAGOGICAL AND PSYCHOLOGICAL ASPECTS

Vitaly V. Balakhonskiy, Anton A. Rozhkov, Viktor A. Toropov

Abstract. The article is devoted to the study of the legal, pedagogical and psychological aspects of the formation of the readiness of police officers to suppress illegal actions. The authors present the structure of the model of «readiness of a police officer to suppress illegal actions», present the results of an empirical study, within the framework of which an assessment of the formation of each element of the «readiness» model among cadets and students of educational institutions of the Ministry of Internal Affairs of Russia is carried out.

Keywords: preventive measures, readiness to suppress illegal actions, model of readiness, emotional-volitional stability, conflictological competence.

ON THE ISSUE OF DIGITALIZATION OF HIGHER EDUCATION IN RUSSIA

Anna A. Berezina

Abstract. This article provides a brief description of the realities of the modern education system; digitalization of higher education in Russia correlates with the use of information and communication technologies; substantiates the most important task of the educational system of modern society; the basics of pedagogical use of information technologies are characterized; the author's concept of informatization of education is given; considered the basics of pedagogical design in the context of distance education during a pandemic.

Keywords: higher education, digitalization, information and communication technologies, pedagogical design, distance learning models.

THE USE OF PROJECT METHODOLOGY IN THE PROCESS OF IMPROVING EDUCATIONAL AND PROFESSIONAL INTEREST OF STUDENTS OF UNIVERSITIES OF THE FEDERAL PENITENTIARY SERVICE OF RUSSIA

Irina V. Bryzgalova

Abstract. The article is devoted to the problem of increasing the cognitive and professional interest of University cadets of the Federal penitentiary service of Russia. An experiment is being conducted to identify the initial level of cognitive and professional interest of cadets, introduce project methods into the educational process, and study the level of professional and cognitive interest after applying active teaching methods. Brief methodological descriptions of training sessions using the project method for the course History of state and law of Russia are presented.

Keywords: educational and professional interest, project methodology, University students of the Federal penitentiary service of Russia, history of state and law of Russia, «quasi-project», screencast, multimedia presentation, pedagogical observation.

THE SIGNIFICANCE OF STRONG WILLED QUALITIES AND THEIR DEPENDENCE ON PHYSICAL TRAINING SKILLS IN THE PROFESSIONAL ACTIVITY OF A POLICE OFFICER RELATED TO THE USE OF PHYSICAL FORCE TO PREVENT ILLEGAL ENCROACHMENTS OF THE OFFENDER

Vadim M. Bychkov, Konstantin P. Kalashnikov, Mikhail V. Bychkov

Abstract. The article reveals the importance of strong-willed qualities in the process of training in the professional activity of a police officer.

Keywords: strong-willed qualities, physical strength, foreign citizen, protection of life, physical fatigue.

PROFESSIONAL STANDARDS AND DEPARTMENTAL QUALIFICATION REQUIREMENTS FOR SPECIAL PROFESSIONAL TRAINING OF GRADUATES

Sergey S. Zhevlakovich

Abstract. The article presents the author's concept of the structure and content of departmental qualification requirements for special professional training of graduates of educational institutions of the Ministry of Internal Affairs of Russia.

Keywords: professional standards, federal state educational standards, qualification requirements for military training, special professional training, type of professional activity, generalized labor functions, labor functions, professional and service functions, labor actions, professional competencies, indicators of competence achievement, specialization.

FORMS OF IMPLEMENTATION OF SITUATION TRAINING IN THE EDUCATIONAL ORGANIZATIONS OF THE MIA OF RUSSIA

Foat K. Zinnurov, Gul'nara G. Chanysheva, Damir R. Mardanov, Georgiy D. Mardanov

Abstract. The article considers the forms of implementation of situational training in educational organizations of the Ministry of Internal Affairs of Russia. The method of situational analysis is one of the most effective ways of implementing the educational process in educational institutions of the Ministry of Internal Affairs of Russia.

Keywords: situational training, educational technologies, educational programs, law enforcement agencies, educational process, competencies, pedagogical technologies, situation, case-stage method, situational exercises.

PSYCHOLOGICAL AND PEDAGOGICAL MODERNIZATION STRATEGIES HIGHER PROFESSIONAL EDUCATION IN A MODERN GLOBAL INFORMATION SOCIETY

Lyudmila A. Kazanceva

Abstract. The possibilities and prospects of increasing the efficiency of using modern information and communication technologies in higher education in the context of distance learning are considered. To do this, it is necessary to essentially adapt the productive domestic concepts of personality-activity, synergetic, subject-subject, problem-modular approaches to the implementation of the multidimensional process of professional and personal development and self-development of both teachers and students in the context of modern technologies of distance learning. The article also concretizes the personal and professional characteristics of a student as a subject of educational and cognitive activity and a prognostic process of self-development at a personal and professional level.

Keywords: modern information space, student-subject, teacher-subject, subject-subject interaction, productive thinking, clip thinking, subjectivity, self-processes.

APPLICATION OF EDUCATIONAL TECHNOLOGIES FOR THE ORGANIZATION AND CONDUCT OF FIRE TRAINING SESSIONS WITH POLICE OFFICERS

Andrey Yu. Nesterov

Abstract. The article deals with the elements of educational technologies and methodological support for fire training in the system of professional service and physical training of police officers, aimed at developing skills for effective possession and use of firearms in accordance with the requirements of society and the state for representatives of the executive power.

Keywords: didactic system, technology, methodological support, fire training, shooting from service weapons, circular training, skill formation, shooting training.

RESEARCH ON THE IMPACT OF PHYSICAL EDUCATION ON EDUCATIONAL ACTIVITIES IN HIGHER EDUCATION INSTITUTIONS

Evgeniy A. Nikonorov, Andrey N. Kulinichev, Aleksandr N. Vorotnik, Andrey A. Tret'yakov

Abstract. The article is devoted to the evaluation of the effectiveness of physical training in educational institutions of higher education. The article compares the organization and conduct of physical culture classes in departmental and humanitarian educational organizations. To assess the effectiveness of the analysis of the level of physical fitness of students. The level of somatic health is determined. We analyze academic performance during the semester and the number of missed classes due to illness. As a result of comparative analysis, the effectiveness of regular systematic physical education classes up to the end of training in an educational organization of higher education is proved.

Keywords: physical culture, physical training, cadets, students, health, functional reserves of the body, academic performance.

FORMATION OF FUNCTIONAL LITERACY OF FUTURE TEACHERS IN THE DIGITAL PROFESSIONAL EDUCATIONAL SPACE

Natalya N. Novik

Abstract. The study concerns the determining of the degree of development of indicators of functional literacy in future teachers of preschool educational organizations in a context of transition of the education to digital environment. The author analyzes survey findings of workers and heads in preschool educational organizations on the issue. Given recommendations to build the strategy of digital literacy development in their professional training.

Keywords: professional education, higher education, literacy, digital literacy, functional literacy, educators, kindergarten.

FORMATION OF SPECIALIZED STRONG-WILLED QUALITIES OF POLICE OFFICERS IN CADETS OF EDUCATIONAL ORGANIZATIONS OF THE MINISTRY OF INTERNAL AFFAIRS OF RUSSIA

Dmitriy A. Platonov, Vladimir L. Dement'ev

Abstract. The work is devoted to improving professional training in educational organizations of the Ministry of Internal Affairs of Russia through the formation of professionally significant personal qualities in cadets. The identification of specialized strong-willed qualities of employees of internal affairs departments engaged in operational and official activities related to the suppression of offenses with active counteraction of the offender, allowed to concretize and formalize the pedagogical effects on cadets in physical training classes, and in general to develop pedagogical technology for the formation of these qualities.

Keywords: operational and service activities, professional training, mental abilities and qualities, physical training, strong-willed qualities, pedagogical technology.

DEVELOPMENT OF EXERCISES AIMED AT THE DEVELOPMENT OF SPECIFIC COORDINATION ABILITIES AS AN INTEGRAL PART OF AGILITY

Vladimir A. Tikhomirov, Maxim A. Efremenko, Yaroslav A. Abramov

Abstract. This article deals with the concepts of «agility», coordination of movements, «coordination abilities». In order to minimize injury, as well as to develop the necessary physical qualities, which contribute to the professional effective and successful performance of the duties assigned to police officers in the course of the discipline «Special physical training», exercises have been introduced to develop specific coordination abilities.

Keywords: coordination abilities, agility, coordination development exercises, physical exercises.

TRAINING OF STUDENTS IN HIGHER EDUCATIONAL INSTITUTIONS OF RUSSIA IN THE MODERN DIGITAL EDUCATIONAL ENVIRONMENT IN THE SUBJECT OF PHYSICAL EDUCATION AND SPORTS

Horen A. Tonoyan, Larisa F. Kolokatova, Konstantin N. Kostikov, Mihail V. Vlasov

Abstract. The article analyzes issues related to the training of specialists of higher educational institutions in the digital information and educational environment. The ways of updating higher professional education in the field of physical culture using remote and interactive technologies are shown.

Keywords: educational technologies, information and educational environment, interactive technologies, professional training.

ABBREVIATIONS IN RUSSIAN LANGUAGE AS FOREIGN – ONE OF THE PRODUCTIVE WAYS OF WORD FORMATION

Clara L. Khodzabegova

Abstract. The article considers abbreviation as a productive type of word formation in Russian as foreign language. The author offers a mini-dictionary of abbreviations used in the official activities of police officers.

Keywords: Russian as a foreign language (RusFL), abbreviations in Russian, mini-dictionary of abbreviations for students of the Moscow University of the Ministry of internal Affairs of Russia.

MODELING OF TRAINING LOADS IN KARATE IN THE CONDITIONS OF PRE-COMPETITION TRAINING

Sergey N. Zhukov, Vadim A. Pankov, Oleg N. Yurtaev

Abstract. The article offers a model of pre-competition training of highly qualified karate athletes using the kata technique. In the course of the research, the intensity of training loads in competition conditions is estimated, as well as when modeling optimal training programs for training kata technique and special endurance in conditions of a single and double repetition of special training work. The effectiveness of using training load modes when increasing the tempo-rhythmic structure of movements in kata and the intensity of performed actions is proved.

Keywords: discipline of karate, kata technique, highly trained athletes, the intensity of the loads, modeling of training loads.

THE IMPORTANCE OF COMPLIANCE WITH THE ESTABLISHED FORM OF CLOTHING AND MILITARY BEARING OF THE VARIABLE COMPOSITION OF EDUCATIONAL ORGANIZATIONS OF THE MINISTRY OF INTERNAL AFFAIRS OF RUSSIA FOR THE EDUCATION OF LOVE FOR THE CHOSEN PROFESSION

Alexey O. Kostylev

Abstract. The article analyzes the participation of educational institutions in the protection of public order during mass events and parades in honor of Victory day and determines the leading value of cadets' pride in belonging to the police and the uniform they wear.

Keywords: uniform, drill, ceremonial rituals and parades, public order protection, mass events, uniforms and equipment, appearance.

HELPFUL TUTORIAL. REVIEW. «CRIMINAL LAW. A COMMON PART. FOR ECONOMIC SPECIALTIES»

Roman B. Osokin,