

АННОТАЦИИ И КЛЮЧЕВЫЕ СЛОВА

ЖУРНАЛ «ВЕСТНИК ЭКОНОМИЧЕСКОЙ БЕЗОПАСНОСТИ» №5, 2021

(АНГЛ)

ABSTRACT AND KEYWORDS

BULLETIN OF ECONOMIC SECURITY №5, 2021

The impact of changes in admission requirements on the results of examinations for the right to drive a vehicle

Sergey N. Antonov, Mamuka I. Nikitin, Pavel S. Koblov

Abstract. This article is devoted to the analysis of the number of those who passed the exam for the right to drive a vehicle from the first time through the prism of constantly tightening requirements for conducting exams. The number of those who passed the first time is considered, depending on the stages of the exam for obtaining the right to drive vehicles. In addition, the regularities of the number of those who passed the first time are highlighted, depending on the category of vehicles for which the candidate expects to receive a special right of management.

Keywords: road safety, examination for the right to drive vehicles, driver training, theoretical stage of the exam, examination of the initial skills of driving vehicles, exam related to the management of vehicles in traffic conditions

On the legal nature of the option contract

Nikita S. Apalikov

Abstract. In the article, the author examines the legal nature of the option contract in the civil law of the Russian Federation, justifying that the option contract is by nature a contract for the purchase and sale of the right of claim. In the initial period of its development, the derivatives market was formed as an insurance market with fluctuations in prices for exchange-traded goods. Today, the derivatives market should have two main functions: the formation of market prices and price insurance for important exchange products.

Keywords: derivatives, derivative financial instruments, option agreement, swap, securities, issuer, financial market

To the question of the state and counteraction to crimes in the sphere of illicit trafficking of narcotic drugs, psychotropic substances and their precursors in the Russian Federation and some foreign countries

Alexander A. Baranov, Elena A. Solomatina

Abstract. The article considers and analyzes the indicators of modern crime in the field of illicit trafficking of narcotic drugs, psychotropic substances and their precursors in the Russian Federation and some foreign countries.

Keywords: illegal trafficking of narcotic drugs, psychotropic substances and their precursors, prevention, prevention, the Russian Federation, foreign states

On the issue of modern criminal law policy of tax crimes

Vera E. Batyukova

Abstract. In this article, the author analyzes the changes concerning tax crimes. The criminal law policy aimed at humanization is ambiguous and requires rethinking. Conducting criminological complex research in this area should take into account all the circumstances. In addition, calculations are required to determine the nature and degree of public danger of the analyzed crimes.

Keywords: criminal law policy, tax crimes, large size, especially large size, the Criminal Code of the Russian Federation, the Tax Code of the Russian Federation, taxes, fees, insurance premiums

Current problems of criminal liability for abuse of authority by a private detective or employee private security organization

Sergey V. Borisov, Alexandr A. Chugunov

Abstract. This article identifies and addresses a number of pressing problems of establishing and implementing criminal liability for such a crime against the interests of service in commercial and other organizations, such as abuse of authority by a private detective or employee of a private security organization with a private security guard certificate, in the performance of their official duties. At the same time, the history of the development of this criminal law prohibition, its current state and its inherent blanket basis are taken into account, as well as the explanations set out in the decision of the Plenum of the Supreme Court of the Russian Federation of June 29, 2021 No. 21 «On certain issues of judicial practice in cases of crimes against the interests of service in commercial and other organizations (articles 201, 201¹, 202, 203 of the Criminal Code of the Russian Federation)». The authors cite official judicial statistics, examples from law enforcement practice, formulate concrete proposals to eliminate the identified problems.

Keywords: performance of duties, abuse of authority, private detective, private security guard, criminal liability.

Removal from driving by the State Traffic Inspectorate as a measure of administrative restraint

Vitaly V. Gavrenkov

Abstract. The concept and reasons for the use of such a form of administrative-compulsory influence as suspension from driving are disclosed, attempts have been made to classify it.

Keywords: Traffic police, administrative suppression, suspension from driving, road safety, offense

Application by the court of discretionary powers in the implementation of the interpretation of the norms of law

Naida Sh. Gadzhialieva

Abstract. The article examines the interpretation of law through the prism of the discretionary powers of the court. Based on the analysis of the points of view of scientists, as well as normative sources, the author discloses the content of the legal categories «current law» and «discretionary powers». In the conclusion of the article, the author comes to the conclusion that the studied legal categories are related to each other as private and general.

Keywords: discretionary powers, interpretation of law, court discretion, legal uncertainty

Liability for breach of obligations in the provision of services using digital technologies

Asad Ya. ogly Gasanov

Abstract. In the article, the author explores the concept and essence of civil liability, recognized by Russian law and the science of civil law, in relation to the provision of services using digital technologies, their specifics and peculiarities of application. A logical question arises about equating digital assets as objects of civil turnover, since previously things of the material world prevailed in the circulation of objects of civil law of a property nature. Now the situation is changing dramatically and due to the high growth rate of digital technologies, the issue of materialization of new objects is becoming irrelevant.

Keywords: responsibility, provision of services, digital technologies, Internet, civil law, digital rights, copyright, content

Analysis of the experience of individual CIS member states in the field of registration of citizens at the place of stay and at the place of residence using the registry model of public services

Karim K. Gasanov

Abstract. The article presents an analysis of the foreign experiences of a number of CIS countries in the field of registration at the place of stay and at the place of residence using the registry model for the provision of public services.

Keywords: migration, public services, accounting, registration, place of residence, place of stay, registry model, digitalization, public administration

Countering the corruptibility of Russian business

Sergei D. Grinko

Abstract. The article discusses the problems of doing business activities in conditions of increasing administrative pressure on small and medium-sized businesses by law enforcement and regulatory authorities, which leads to the outflow of capital from Russia. Measures to combat business corruptibility that based on the study are proposed.

Keywords: business, investments, entrepreneurs, corruption, counteraction

Deviant behavior of minors as a cause of the growth of crime

Mevlud D. Davitadze, Grigory A. Maystrenko

Abstract. The article reveals the problematic issues of deviant behavior of minors. The main direction of the study of the problems under consideration is the study of relevant statistics and their comparison with the development of public relations. According to the results of the study, the family environment has a significant impact on the deviant behavior of minors. The article shows the characteristics of the majority of social deviants «with a minus sign», which reveals an extremely low level of culture, consumer attitude to the surrounding reality, which prevails not only in many families, but also in orphanages, boarding schools and other specialized institutions of this profile.

Keywords: minors, family, deviant behavior, crime, society, parents, upbringing

Features of the legal regime of property relations of spouses in certain foreign countries

Anna Yu. Davydova

Abstract. Within the framework of this article, the author has studied the peculiarities of determining the legal regime of property relations of spouses in certain foreign countries, such as the People's Republic of China, the French Republic and the Federal Republic of Germany. The relevance and significance of this article is due to the difference in legal systems and approaches to the formation of family law norms in determining the legal regime of property relations between spouses, which will allow us to identify the most successful practices in solving modern problems and consider the possibility of their implementation in Russian legislation.

Keywords: family legal relations, personal property, joint property, property relations of spouses, marital property regime, actual cohabitation

Ensuring the circulation of information in the activities of state bodies of the Russian Federation

Naylya T. Dzhafarova

Abstract. The attention is focused on the tasks of the executive bodies of state power to ensure the safe circulation of information, including the regulation of administrative legal relations in the information sphere.

Keywords: administrative legal relations, information turnover, information security, executive authorities

Institute of referendum in the population system

Evgeniya A. Zhigalova, Yuri V. Shelegov

Abstract. The article declares the uniqueness of the essence of the referendum in comparison with other forms of free expression of the will of citizens, and also provides grounds that indicate the imperfection of existing approaches to its use in practice. The conclusion is made that it is a special form of making the most important state decisions, but its use largely depends on the activity of the population itself and its interest in expanding the democratic foundations of building society.

Keywords: state, society, referendum, popular vote, choice, democracy, sovereignty, plebiscite

To the question of international legal regulation for prevention of transnational crimes committed with the use of modern information technologies

Sergey V. Ivantsov

Abstract. The article highlights topical issues of international legal regulation of combating crimes committed in various ways using modern information technologies. The author focuses on the need to form a unified, coordinated system of legal and other means aimed at preventing the crimes in question.

Keywords: information and telecommunication networks, transnational crime, international cooperation, criminalization, criminal responsibility, information security

The historical roots of migration in the Soviet Union, Russia and the role of the Soviet militia, the police in controlling the migration of the population (XX century)

Vladimir M. Isakov

Abstract. In this article, the author pays attention to the historical aspects of the formation of the migration system and the current state of migration, as well as threats to statehood.

Keywords: migration, Soviet militia, police, migration processes

Features of qualification of public calls for terrorist activities, public justification of terrorism and propaganda of terrorism committed using the Internet

Yana S. Kalininskaya

Abstract. The article is devoted to the consideration of the peculiarities of the qualification of public calls to carry out terrorist activities, public justification of terrorism and propaganda of terrorism committed using the Internet, which are associated with the description of objective and subjective signs in the criminal law, the moment of the end of the act, the totality of crimes.

Keywords: terrorism, public appeals, justification of terrorism, propaganda of terrorism

The Constitution of the Russian Federation and its place in the system of normative legal acts

Alexandra A. Kalgina

Abstract. Based on the analysis of legal literature and legislation on the system of normative legal acts and the place of the Constitution of the Russian Federation in it, several judgments are substantiated in the article: the system of normative legal acts can be considered as a set of normative legal acts with different legal force; the term «normative legal act» must be considered as generic in relation to the names of specific normative legal acts; it is unacceptable to identify the terms «law» and «normative legal act»; it is unacceptable to substitute the term «Constitution of the Russian Federation» with the term «Basic Law»; in the Russian Federation it is advisable to adopt the Federal Law of the Russian Federation «On the system of normative legal Acts of the Russian Federation».

Keywords: Russian Federation, legislation, normative legal act, Constitution of the Russian Federation, legal science, jurisprudence, theory of state and law, system of normative legal acts, legal force

Conservation of salmon fish species in the Sakhalin Region: legal and organizational aspects

Vladimir A. Kanaev

Abstract. The article discusses the problem of reducing the commercial stocks of salmon fish species in the Sakhalin region and suggests ways to improve activities aimed at their conservation. The content of the article is based on an analysis of the regulatory legal acts of the Russian Federation, scientific works, periodical literature and the service experience of the inspectors of the FSS of Russia. This issue was considered in scientific articles and works earlier, but the problem considered in the article has not been solved and remains relevant over the past two decades.

The purpose of the work is to determine and substantiate the main directions for improving the conservation of salmon fish species in the Sakhalin region. This work can be useful for the inspectors of the FSS of Russia, employees of the Ministry of Internal Affairs of Russia, the inspectors of the Federal Agency for Fisheries of Russia, employees of environmental departments and public environmental organizations, as well as for professors staff of departmental educational institutions.

Keywords: conservation, salmon fish species, anthropogenic impact, aquatic biological resources, Sakhalin region

Conflict situation in the system of the determinants of threat or violent actions in connection with the realization of justice or manufacture of preliminary investigation

Andrey B. Kiryukhin, Le Cong Thong

Abstract. The article examines the issues of the determinants of threats or violent actions in connection with the realization of justice or manufacture of preliminary investigation. The emphasis is made on the conflict situation that arises between a criminal and an official who ensures the interests of justice. The authors substantiate the need to take into account the complex nature of the entire system of determinants of the crime in question when carrying out preventive measures.

Keywords: crime, system of determinants, causes and conditions, threat or violent actions, justice or preliminary investigation, conflict situation

Migration problems and improvement of migration legislation in the Russian Federation

Oleg V. Kudin

Abstract. The article examines the factors that influence migration processes in the modern Russian Federation and the corresponding changes in the migration legislation. For Russia, the problems of migration are becoming more and more urgent, and readiness for the challenges that migration produces is becoming an important element of the strategy of socio-economic and political transformations. All this requires the development of new approaches in the migration legislation, which can significantly reduce the illegal employment of migrants, optimize the policy of their integration, and prevent the migration glut of the country.

Keywords: migration, migration problems, migration processes, labor migration, illegal migration, responsibility in the field of migration relations

Deformations of the stability criterion of the criminal law

Alexander V. Kurshev

Abstract. The article systematically examines the changes to the Criminal Code of the Russian Federation. It is concluded that these changes undermine the stability of the criminal law. Attention is drawn to the decrease in the effectiveness of criminal law-making. The article analyzes some unsolved problems in the construction of a number of criminal law norms. The author considers it necessary to increase the role of criminal law science in the legislative process.

Keywords: criminal law, legislative process, legal gap, crimes against the constitutional rights of citizens, legal science

Problems of implementation of the model legislation of the Commonwealth of Independent States in the context of countering extremism

Galina V. Lanovaya

Abstract. This article analyzes the results of the implementation of the model law of the Commonwealth of Independent States «On Countering Extremism» in the legislation of the member states. The article notes the difference in approaches to the definition of extremism, as well as the declarative nature of certain national norms in this area.

Keywords: implementation, Commonwealth of Independent States, model legislation, fight against extremism

Classification of types of asylum in the Russian Federation

Larisa A. Larina

Abstract. The article deals with topical issues of types of asylum, theoretical issues that are implemented in the practical activities of the authorized bodies of the Russian Federation involved in the implementation of granting refugee status to a person applying for this issue. The study of theoretical issues of types of asylum, classification and clarification of this experience in practice makes it possible to identify the most suitable mechanisms for our state and cut off the ineffective ones.

Keywords: asylum, territorial asylum, political asylum, diplomatic asylum

Ways to improve measures aimed at combating corruption at the present stage of development of Russia

Viktoriya A. Lysenko, Stanislav E. Vorodyukhin, Viktor V. Vasiliev

of combating corruption in the Russian Federation at the present stage is of particular importance, especially when the entire world community is experiencing a crisis caused by the coronavirus pandemic. The authors in their article highlight the main anti-corruption measures that already exist at the present stage of Russia's development, and also propose new ways to improve the measures. Currently, the entire world community is experiencing a crisis caused by the COVID-19 pandemic, and in this regard, there is a tendency for the manifestation of corruption offenses around the world. In their work, the authors cite special measures that should be paid special attention to during the COVID-19 pandemic, as they are aimed at combating corruption in the most vulnerable areas of society.

Keywords: corruption, anti-corruption, anti-corruption measures, employees of the internal affairs bodies

About the evidence in the administrative process in the Russian Federation

Samvel S. Mailyan

Abstract. In the article, based on the analysis of legal literature and legislation on evidence in the administrative process of the Russian Federation, several judgments are substantiated: the core of the administrative process is proof; the legal basis of proof in the administrative process is fixed exclusively in the Code of the Russian Federation on Administrative Offences of December 20, 2001, which is legally equivalent to the Federal law of the Russian Federation; the adoption of the Federal Law of the Russian Federation «Code of Administrative Procedure of the Russian Federation» of February 20, 2015 does not correspond to part 2 of Article 118 of the Constitution of the Russian Federation of December 12, 1993.

Keywords: Russian Federation, legislation, regulatory legal act, Constitution of the Russian Federation of December 12, 1993, Federal Law of the Russian Federation, Code of Administrative Offences of December 20, 2001, Federal Law of the Russian Federation «Code of Administrative Procedure of the Russian Federation» of February 20, 2015, administrative process, administrative proceedings, proof

Current state of the legal regime of UNESCO

World Natural Heritage Sites in the Russian Federation

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

Abstract. The history of the formation of the legal category «UNESCO World Natural Heritage Site» is briefly considered. Relations in the field of protection of such objects fall under the scope of an international convention, the norms of which are aimed at protecting outstanding natural monuments, preserving unique samples of the natural environment that have universal value for all mankind. UNESCO's activities consider nature not as a resource, but as a non-man-made good, including many «invisible benefits» for humans. The features of the legal regime of UNESCO natural sites located on the territory of the Russian Federation are analyzed. The assignment of the specified status to an object is accompanied by a number of specific legally binding requirements for its protection. As a party to the Convention, Russia must fulfill certain obligations. Comparative legal analysis allows us to establish trends in the weakening of environmental legislation, which negatively affects both the preservation of UNESCO sites, and the international prestige of the country.

Keywords: UNESCO Convention, natural monuments, environmental legislation, natural object, protected areas, national heritage, unique value, protection regime

Changing the paradigm of scientific views on the economic security of the Russian Federation

Gevorg T. Malashenko

Abstract. In the dynamic conditions of modern public life, ensuring the country's national security is one of the most priority tasks of State policy, the successful implementation of which determines the stable future development of the State. Western and US sanctions, pandemics, falling oil prices and the depreciation of the national currency raised the issue of ensuring the country's economic security, due to the fact that under their influence the economic and political situation in Russia has become the least stable.

Keywords: economic security, national security, economy, law, state

Problems of external labor migration and unemployment of Russian citizens during the coronavirus pandemic

Elvira A. Mamontova, Alexey M. Popov

Abstract. The article deals with the problems of external labor migration in Russia and unemployment of Russian citizens that arose in connection with the coronavirus pandemic in 2020. The article analyzes the situation in the «migrant-intensive» sectors of the Russian economy and the reasons for job loss by migrant workers. It is emphasized that the measures taken by the Russian authorities in the context of the coronavirus pandemic not only simplified the life of law-abiding labor migrants, but also contributed to the legal employment and exit from shadow employment of some migrants who conduct illegal labor. A number of proposals have been developed to take additional measures to regulate the legal status of migrant workers and remove them from shadow employment. The article also analyzes the state of the Russian labor market and the problems of unemployment of Russian citizens in the context of the coronavirus pandemic. Measures are proposed to encourage employers to modernize low-skilled jobs in «migrantintensive» sectors of the Russian economy in order to attract Russian citizens.

Keywords: external labor migration, labor migrants, legal status of migrants, labor market, unemployment

The system of fast payments: the reasons for the appearance and description of the main types of financial services

Roman S. Meyer

Abstract. The article provides a retrospective analysis of the reasons for the emergence of the Fast Payments System in the Russian Federation, lists the types of financial services in the Fast Payments System. Based on the analysis of law enforcement practice, the advantages of using the Rapid Payments System for the purpose of transferring funds have been identified.

Keywords: the system of fast payments, service delivery market, bank, trade organizations, acquiring, market

Some issues of protection and protection of guarantees of citizens' rights in law enforcement

Andrey A. Metsger

Abstract. In the article, theoretical and legal understanding of the problematic issues of protecting and protecting the rights of citizens of the Russian Federation arising in practice, in law enforcement activities was carried out. In order for each individual to be able to protect himself, the State must create favourable social conditions that would enable it. If we consider this issue from this perspective, it becomes obvious that any person is involved in the protection of his subjective rights and legitimate interests. Subjective rights and legitimate interests are closely interrelated and interlinked and relate to issues of legal protection. However, they must be treated as distinct categories.

Keywords: human rights, guarantees of the rights of the citizen, protection and protection of the rights, lawenforcement activity, law enforcement agencies, Ministry of Internal Affairs of the Russian Federation, law

Constitutional and legal framework for justice and judicial control, based on the work of the magistrates' courts

Arthur L. Mironov

Abstract. The article examines the constitutional and legal nature of the concepts of «justice» and «judicial control», as well as the peculiarities of the realization of the right of citizens to judicial protection of violated rights and freedoms on the example of the activities of the magistrates' courts. In the article, the author concludes that, under article 32, paragraph 5, of the Russian Constitution, justice refers to the activity of examining on the merits criminal, civil and other categories of cases relating to the jurisdiction of the courts, excluding various types of control proceedings in which a private person disputes power decisions restricting his rights.

Keywords: constitution, human rights, justice, judicial control, judicial system, magistrate's court, constitutional guarantees of rights, law

Criminological characteristics of a person committing crimes in the field of economic activity

Tatiana V. Molchanova

Abstract. The article presents a statistical measurement of persons committing crimes in the field of economic activity. Individual social characteristics of individuals are described: gender, age, educational and criminological. Analyzed information on the social and labor composition of persons who committed crimes in the sphere of economic activity. Assumptions are made about the reasons for the increase in the facts of registration of certain categories of persons for specific criminal acts for the period 2015–2020. The article gives a comparative characteristic of persons registered under Chapter 22 of the Criminal Code of the Russian Federation as part of an organized group and a criminal community, establishes specific discrepancies for individual criminal acts in their quantitative assessment, identifies problems of law enforcement practice to identify persons committing crimes in the sphere of economic activity.

Keywords: persons, crimes in the sphere of economic activity, statistical reporting, indicators, facts, gender, age, educational, professional characteristics of persons, business entities, issues of law enforcement practice

Risk-oriented model of the organization of state control (supervision) in the field of education in the Republic of Kazakhstan

Fyodor G. Myshko, Svetlana E. Titor

Abstract. The risk-oriented model of the organization of state control (supervision) in the field of education in Russia is just beginning to emerge. The practice of its application is not very diverse, rather even experimental. In this regard, it is relevant to study the practice of applying a risk-based model of control and supervisory activities in the field of education abroad. Since the education system of the two countries, Russia and Kazakhstan, is similar in structure, it is advisable to study the experience of the risk-based model in the Republic of Kazakhstan. The studied experience will allow us to further apply its positive aspects in practice in Russia, to take into account the mistakes of colleagues abroad.

Keywords: risk-based approach, education, the Republic of Kazakhstan, control and supervision

Other measures in the system of criminal procedural compulsion

Melia K. Nurkaeva

Abstract. The analysis of the criminal procedure legislation made it possible to define other measures of procedural coercion. The features of these measures are highlighted. Based on this, it is concluded that the considered measures of procedural coercion have a certain similarity with preventive measures. In addition, they complement each other, and in some cases replace preventive measures.

Keywords: measures of procedural coercion, other measures of coercion, preventive measures, feature

Modern approaches to the distinction of legal systems of states

Vitaly Vasilievich Oxamytny

Abstract. In article the author deals with problems associated with the selection of criteria for classifications of legal systems of modern states; substantiates the application of the category of «groups of legal systems», correlated with a certain region, historically formed community, religious or ideological identity.

Keywords: comparative law, legal system, legal family, civilized approach, groups of legal systems

Determining the place of energy security in the national security system of the Russian Federation

Elena A. Osavelyuk, B. S. Ebzeev

Abstract. This article attempts to determine the place of energy security in the national security system of the Russian Federation. The Doctrine of the new and previous editions of the National Security Strategy of the Russian Federation are analyzed. A new approach to the definition of national security and its types is being established. On the comparison's base of the content of the National Security Strategy, the Energy Strategy of the Russian Federation and the National Security Doctrine of the Russian Federation, it is concluded that these documents have a different understanding of the place of energy security in the national security system of Russia. The author's solution of the problem is given.

Keywords: energy security, national security, economic security, state security, strategy, doctrine

Extraterritorial effect of criminal law in the context combating transnational crime

Aslan Kh.-A. Pihov

Abstract. The article highlights topical issues of criminal law regulation of counteraction to transnational crimes, including the problem of regulation of the operation of criminal law in space, taking into account the transnational nature of the crime. The author focuses on the peculiarities of the provisions of certain international legal acts, which act as grounds aimed at criminalizing the activities of transnational criminal structures.

Keywords: extraterritoriality, the operation of the criminal law, transnational crime, convention, declaration, criminalization, criminal responsibility

Issues of cooperation of the United Nations with private military and security companies in the aspect of modern peacekeeping

Yuliya V. Puzyreva, Ivan I. Kotlyarov

Abstract. The implementation of United Nations (UN) peacekeeping operations with the involvement of private military and security companies (PMSCs) and the use of their various services are carried out from the point of view of international law in the so-called «gray zone». Nevertheless, the services of PMSCs are objectively necessary and important for the UN in the context of modern multidisciplinary peacekeeping. The article provides a legal analysis of the interaction between the UN and PMSCs from the standpoint of identifying the legitimacy of the status of such companies and determining their contribution to peace and security operations.

Keywords: private military and security companies (PMSCs), United Nations, Peacekeeping and Security, Peacekeeping, Montreux Document, Draft International Convention on the Control, Supervision and Monitoring of Private Military and Security Companies

Organization of operational-search, search and identification activities for the disclosure

of serial especially serious crimes against the person

Andrey V. Pustovalov, Alexander V. Parfenov

Abstract. The authors have collected materials and received information about the psychological portrait of persons sentenced to life imprisonment for committing serial murders. This information may be useful to practitioners, whose activities are aimed at disclosure of serial crimes against life, sexual integrity and sexual freedom of the individual.

Keywords: operational search activity, search and identification activity, serial murders, search, location determination

Legal framework for the protection of human and civil rights and freedoms by bodies of the Investigative Committee of the Russian Federation in the field of countering crimes against the foundations of the constitutional system and the security of the State

Badma V. Sangadzhiyev

Abstract. An analysis of law enforcement practice and the state of legality in the field of countering crimes against the foundations of the constitutional order and security of the state indicates dangerous trends in the types of crime under consideration (their spread throughout Russia, the complication of the mechanisms of organized criminal activity, etc.), the complex nature and multifaceted nature of their causes and manifestations, difficulties in forming a unified concept of countering them, frequent changes in legislation, etc. The author of the article concludes that the difficulties in ensuring human rights and freedoms are due to the criminological characteristics of crimes against the foundations of the constitutional system and the security of the State, which actively invade the political, social, ideological and international sphere. The above requires special scientific research, the development of legal tools and mechanisms designed to ensure effective prevention and counteraction of these criminal phenomena, and from investigators – special training.

Keywords: human rights and freedoms, Investigative Committee, constitutional system, national security, crime, criminal investigation, criminal process, legality

The Constitutional Court of the Russian Federation on the essence of the right of private property

Marat V. Saudakhanov, B. S. Ebzeev

Abstract. The article analyzes the decisions of the Constitutional Court of the Russian Federation, legislation and scientific publications on this issue. The importance and role of the Constitutional Court of the Russian Federation in determining the content and essence of the right of private property in the Russian Federation is shown. Special attention is paid to the analysis of the right of private property as one of the constitutional principles. The structure of the content of this principle is revealed, the author's position on this issue is proposed.

Keywords: economic basis, constitutional principles, private property, content of property rights, subjects of property rights

Alternative forms of control in the field of education and their use in a risk-oriented model

Svetlana E. Titor

Abstract. The reform of state control (supervision) is aimed at reducing the burden on the control (supervision) bodies and controlled entities. However, it is not possible to completely abandon state control (supervision), otherwise the state will not be able to ensure compliance with legally protected values. Reformation as a pilot project has been initiated since 2015 in certain types of supervision. With the adoption of new legislative acts, the reform should affect all areas of control (supervision), including in the field of education. In addition to state control (supervision), control by society is always implemented in a democratic state. The field of education is no exception. It is known that alternative control is more dynamic and mobile. The purpose of this study is to study alternative forms of control in the field of education, their relationship with state control (supervision). According to the results of the study, the authors substantiate the conclusion about the need for legislative changes in the role and place of public control in the field of education in the direction of their increase and strengthening of importance.

Keywords: independent assessment of the quality of education, independent assessment of qualifications, professional and public accreditation, public accreditation, state accreditation, control (supervision) in the field of education

Legal concept of implementing blockchain technology as a new way of organizing the stock market infrastructure

Albert V. Tumakov, Zakhar N. Kislykh

Abstract. The purpose of the article is to study the possibility of using Blockchain technology as a way to organize the infrastructure of the stock market. Given the increasing popularity of distributed ledger technologies, it is necessary to pay attention to their applicability in various industries, not only technological, but also financial. Taking into account the features of Blockchain technology, it is possible to draw a parallel with the integration of this technology into the stock market infrastructure and study the legal prerequisites for its implementation. The paper examines the regulatory legal acts of the Russian Federation for compliance with the use of this technology in a legitimate context, provides a comparative analysis of the subjects implementing this approach, and provides possible methods for leveling certain barriers to the integration of this technology. The result of this work is a comparative assessment of the readiness of the studied institutions to implement this technology.

The relevance of the introduction of a special purpose on the example of Article 138.1 of the Criminal Code of the Russian Federation

Evgeny G. Usov, Elshan F. Mamedov, Pyotr A. Sterkhov

Abstract. In this work, the authors analyzed the legal significance of the special purpose introduced in Article 138.1 of the Criminal Code of the Russian Federation. The article indicates the reasons for supplementing Article 138.1 of the Criminal Code of the Russian Federation with a special purpose, identifies problematic issues of the implementation of the norm under consideration in connection with these changes.

Keywords: special equipment for secretly obtaining information, illegal traffic, special purpose

On the question of the reasons (grounds) for establishing responsibility for committing mass riots

Julia S. Ushakina

Abstract. The article examines the grounds for establishing criminal responsibility for the commission of mass riots. The author identifies the reasons (grounds) that take into account the nature and degree of public danger of mass riots and allow criminalizing this act. Among these reasons, the following are highlighted: the public danger of mass riots (consisting both in possible damage to property, health of citizens, disruption of the functioning of organizations, transport and authorities, and in exerting a serious destructive influence on citizens); the prevalence (frequency) of the commission of the act in question (assuming that not isolated socially dangerous encroachments are recognized as a crime, but acts having a precedent character); the consistency of state and public points of view on the need to criminalize a socially dangerous act, determined by the social need to protect public relations using criminal legal means; potential consequences that may result from the commission of a socially dangerous act, including the development of uncontrolled processes that threaten the current constitutional order. Great importance is given in the article to the influence of a socially dangerous act on the motivation and emotional state of young people, which in most cases are the main driving force of mass riots, the reasons for the active participation and involvement of young people in illegal actions are highlighted. The author of the article also provides examples from law enforcement practice, provides statistical data on the number of persons brought to criminal responsibility for committing mass riots, and also makes a retrospective analysis of the consequences of mass riots that occurred on the territory of the Russian Federation and a number of foreign countries over the past decade.

Keywords: criminal law, criminal liability, mass riots, crime, prevention, public danger, criminalization.

Priority areas of activity of anti-terrorist commissions in municipalities in the field of prevention of the spread of the ideology of terrorism among young people
Yuriy V. Ushakov, M. P. Kireev

Abstract. The article examines the activities of anti-terrorist commissions at the level of municipalities of the Russian Federation in the field of countering the spread of the ideology of terrorism among the youth, substantiates the significance and relevance of this work at the present stage, proposes and substantiates the main directions of prevention.

Keywords: ideology, prevention, anti-terrorist commission, terrorism, local government bodies

Development of the penal enforcement system in the territory of modern Kazakhstan in 1905–1941: organizational and legal foundations

Lev O. Khon, A. V. Borisov

Abstract. The scientific article describes the main historical moments of the development of the organizational and legal foundations of the penitentiary system in the territory of modern Kazakhstan in 1905–1941. The author highlights the priority directions of the transformation of the criminal-executive system of Kazakhstan.

Keywords: penitentiary system, executive-criminal system, prison science, penal policy, correctional labor colonies, correctional institutions, history

On the issue of administrative responsibility for non-compliance with mandatory requirements in the field of migration in connection with the unlawful employment of a foreign citizen or a stateless person in the Russian Federation
Tanzilya F. Shaikhutdinova, Lyubov S. Komovkina

Abstract. Issues related to the legal basis for administrative liability for non-compliance with mandatory requirements in the sphere of migration in connection with the illegal employment of a foreign citizen or a stateless person in the Russian Federation are explored.

Keywords: control (supervision) in the sphere of migration, mandatory requirements in the sphere of migration, illegal employment, art. 18.15 of the Administrative Code of the Russian Federation

Legal liability of an air carrier under an air carriage agreement for passengers and baggage: current issues of legal regulation and law enforcement

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Abstract. The article deals with the general issues of the carrier's liability in the air transportation of a passenger. Using examples from judicial practice, the peculiarities of the air carrier's responsibility for the loss and delay of baggage delivery are revealed.

Keywords: air transportation, air transport, contract of carriage, passenger, baggage, liability, losses

Cybersecurity and the country's digital sovereignty

Kirill Yu. Antropov, Ravil G. Akhmadeev, Mikhail E. Kosov

Abstract. In the process of formation and development of the digital economy, economic entities directly face challenges in the field of information security. The increase in the level of cybercrime in the financial and economic sphere fully affects the security of the state at the macro level. At the same time significant damage is caused to the objects of information infrastructure. Identification of cyber security factors in all spheres of society is relevant. Cybersecurity is a relatively new area of study as a science, compared to other spheres of social formations. To better ensure the economic sphere, it is important to form a clear strategy of action in the medium term. In addition, it is necessary to develop real mechanisms to counter emerging threats. The problem of cyber security must be approached more comprehensively. On the one hand, it is necessary to pay attention to the low detection rate of information crimes to ensure the digital sovereignty of the state. On the other hand, it is necessary to raise the level of financial and information literacy of the population of the country.

Keywords: cybersecurity, macroeconomics, digital economy, public administration, budget, economic policy

Legal support of economic security

Nikolay V. Artemyev, Yu. S. Kostyrya

Abstract. The article in the historical and legal aspect reveals the main content of documents that determine the issues of regulation and achievement of the required level of economic security. The author pays considerable attention to a comparative analysis of the adopted documents and the results of their implementation.

Keywords: economic security, legal support, development strategy, national economy, monitoring, welfare of the population

The main factors of ensuring advanced development

Zareta R. Bakaeva

Abstract. The importance of advanced development lies in the fact that all groups representing society are very interested in improving their well-being, which is planned to be realized at the expense of advanced development, while this process will not be carried out at the expense of infringing the interests of individual groups. This article reflects the main factors of advanced development, their characteristics are given.

Keywords: advanced development, development institutions, human capital, technology, education

Factors of ensuring economic security

Georgiy V. Gioev

Abstract. The article analyzes the factors of ensuring economic security, which are called: ideology, the state and synergy. The essence of ideology as a social phenomenon, the role of the state, the nature of synergy and their impact on ensuring economic security are considered. The conclusion is made about the significance of the factors considered and the need to take them into account on the path of economic growth of the country.

Keywords: terminology, factor, economic security, ideology, state, synergy

Economic security of the Russian state and risk management in conditions of economic instability

Vladimir A. Kaitmazov

Abstract. The creation of conditions for social and economic stability and development of the state is impossible without the necessary level of its security. Security issues are becoming particularly relevant in the face of growing global confrontations, the negative impact of economic sanctions and world crises. A series of crises indicates a loss of manageability, increased inequality and a loss of social justice, leads to an increase in international tension and points of armed conflict – our world is turning into a world of risks.

Keywords: risk management, economic security, economy, security theory

Economic security: evaluation criteria

Fatima Ye. Karaeva

Abstract. The article describes the problem of economic security, the significance of the period of its detection for further actions to stabilize the situation. The main factor in this circumstance is the mobilization of internal reserves. The most complex indicators for assessing the security of economic entities are highlighted. The financial side of economic security is assessed as resulting from the point of view of the complex interaction of all its levels. Based on this, the calculation of the most important components of determining the subject's exposure to any threats and risks was made.

Keywords: economic security, threat, risk, assessment indicator, stability

Features and problems of building an internal control system in e-commerce organizations

Mikhail E. Kosov

Abstract. The introduction of new information technologies has influenced the development of new areas of business, in particular e-commerce. In a rapidly changing external environment that has a significant impact on the activities of companies, the e-commerce industry is exposed to a large number of risks, which predetermines its vulnerability. In this case, the internal control system acts as one of the ways to prevent negative consequences in the event of a risk event.

Keywords: e-commerce, internal control, internal control system, outsourcing, organizational structure, problems of internal control of organizations

The relationship between the indicators of liquidity and solvency of the organization

Rameta Ye. Shokumova

Abstract. The importance of the liquidity and solvency of the enterprise is manifested in the positive impact on the achievement of production plans. The role of solvency and liquidity is also justified by attracting investments, obtaining loans, choosing suppliers, as well as finding highly qualified personnel. Effective functioning depends on the competitiveness of products, the image in a business partnership, on the intended purpose and tasks assigned to the staff, but this is not enough without evaluating such management tools as the solvency and liquidity of the organization.

Keywords: solvency, liquidity, management, asset, liability

On the issue of the formation of a comprehensive motivation for educational and professional activities among cadets and students of educational institutions of the Ministry of Internal Affairs of Russia

Sergey S. Zhevlakovich

Abstract. The article considers a conceptual model of systematic work on the formation of students of departmental educational organizations of complex motivation for active educational and service activities – the most important component of the process of formation of students' personal, value-motivational component of professional qualifications, the most important component of educational and cognitive and educational processes.

Keywords: motivation, motives, incentives, moral and material stimulation, interest, needs, value and motivational orientation, teaching, educational activity, professional and service activity, educational and cognitive process, educational and educational process

Distance learning methods for psychologists of internal affairs bodies at the Moscow University of the Ministry of Internal Affairs of Russia named after V.Ya. Kikot'

Igor A. Kalinichenko, Lyubov N. Kostina

Abstract. The changing conditions, the sanitary and epidemiological situation required the faculty of the Moscow University of the Ministry of Internal Affairs of Russia named after V.Ya. Kikot' to show flexibility and adaptation, development and manifestation of «digital culture». The article reveals the experience of training in the specialty (specialty 37.05.02 Psychology of official activity) using technologies of two-way audio conferencing and WhatsApp, e-mail, information resources of libraries. The results of changes and innovations in the methodology of teaching psychological disciplines, adjustments of the case method, problem and game learning, reflexive practicum and psychological training aimed at the formation of «professional identity», the development and education of personal and business qualities of future psychologists of internal affairs bodies are presented.

Keywords: educational activities, teachers, cadets and students, developmental and educational goals, forms and methods of training, psychologists of internal affairs bodies

Prospects for implementing integrated training of listeners in educational institutions of the MIA of Russia in the skills of conducting a «close fight»

Vitaliy V. Kopylov, Yuriy N. Semenov, Aleksey A. Subbotin

Abstract. The problems of professional training of police officers to conduct «close combat» are investigated. One of the main drawbacks is that the educational process, the standards for performing training exercises within the framework of academic disciplines – fire training and tactical and special training – do not correspond to the parameters of «close-range shooting». It is proposed to integrate the academic disciplines: fire training, physical training, tactical and special training, psychological training (readiness to conduct close-range small arms combat), and to organize the educational process so that these related disciplines organically complement each other, contribute to the early acquisition of skills and abilities by students.

Keywords: police officers of the Russian Federation, close-range shooting, loss of police personnel, professional training of police officers, integrated training

Questions of fire training of cadets of educational organizations of the Ministry of Internal Affairs of Russia in the framework of their training and professional training

Roman V. Pakhomov

Abstract. The article deals with the issues of fire training of cadets of educational organizations of the Ministry of Internal Affairs of Russia. The importance of fire training in the professional and personal development of a police officer is noted. The analysis of normative legal acts regulating the need for mastering professional knowledge, skills and skills of using firearms is presented. The author also analyzes pedagogical research on the subject under consideration. The necessity of didactic comprehension and improvement of the educational discipline «Fire training» is noted.

Keywords: fire training, professional training, training of cadets, formation of skills of shooting from firearms, cadets of educational organizations of the Ministry of Internal Affairs of Russia

Assessment of the formation of competencies of emotional intelligence when using interactive teaching methods

Svetlana V. Frumina

Abstract. The increased attention to higher education in the year of science and technology mediated the conduct of scientific research related to the effectiveness of higher education. This article contains an excerpt from a study devoted to the influence of emotional intelligence of students on academic performance and the definition of teaching methods that contribute to the involvement of students in the educational process.

Keywords: emotional intelligence, learning effectiveness, interactive teaching methods