TOPICAL ISSUES OF THE THEORY 
AND HISTORY OF LAW

Voplenko N.N.
Freedom and justice: objective laws of their interaction ................................. 7

Bychek T.V.
Problems of classification and guarantee of social human rights in the Russian state .......... 13

Grachev N.I.
Political globalization and national sovereignty .................................................. 20

Rostovshchikov I.V., Oleynikova S.S.
The establishment of the social function of the state and its impact on the formation of human rights in the Russian Empire ....................................................... 27

Abdrashtov V.M.
Principle of presumption of innocence in Russia and modern tendencies in human rights ........ 33

Gavrilov D.A.
Some of the theoretical problems of constitutional-legal interpretation of family legislation .......... 40

Gavrilova Yu.A.
The axiological basis of law decisions in the sphere of child benefit ................................ 46

Krasilnikova T.K.
Administrative regulation of an organization and corporation activities and penal sanctions of criminal persecutions in the USSR in the 20s of the XXth century ................................................................. 53

Krasnov S.Yu.
Types, ways of the reception and importance of judicial evidence in court proceedings on customary law of the don cossacks in second half of the XXth century ................................................................. 57

Falaleev A.V.
Local cossack self-government: the legal basis, modalities, prospects (the case study of Volgograd region) ........................................................................................................ 67
CIVIL JURISPRUDENCE ISSUES AND CONTEMPORANEITY.
ISSUES OF THE INTERNATIONAL LAW
AND COMPARATIVE JURISPRUDENCE

Abashidze A.Kh.
Remedial role of current international law in the conditions of innovations
and wide application of nanotechnologies .............................................................. 72

Inshakova A.O., Belikova K.M.
The role of the lawful mechanism of mandatorily remeerable shares
in the efficient system of the protection of rights of the members
of business associations in RF, EU and MERCOSUR ........................................... 79

Anisimov A.P., Yakovleva O.A.
Legal issues of acquisition of land plots by citizens
and legal units who are proprietors of non-movable assets ........................................ 87

Trofimov Ya.V., Krasnov S.Yu.
Categorization of legal customs or categorization of the legal custom rates
in current civil law (stating the issue) ........................................................................ 93

TOPICAL PROBLEMS OF THE CRIMINAL LEGISLATION
IMPROVEMENT AND THE PREVENTION OF CRIMES

Lobanova L.V.
The order of governance as the object for the penal protection
and for the categorization of the crimes entrenching on it ........................................ 100

Akhmetova N.A.
Corrupt practices as a threat to implementing the realization
of current state modernization .................................................................................. 108

Dikarev I.S.
Realization of the principle of the presumption of innocence
in the revision of judicial decisions entered into legal force in criminal procedure ........ 110

Dikarev I.S., Gordeev P.S.
The reasonableness of the procedural terms – principle of the criminal process ........ 115

Egorova N.A., Ikryannikova A.S.
Some legal technique aspects of counteraction against
corruption crimes comming in criminal complicity .............................................. 119

Rozhnov A.P.
On the issue of the recognition of the court practice as a legal source of the criminal law .......... 123
Solovyova N.A.
Infanticides in the structure of the personality forensic characteristics of female violent crimes ..... 131

Shinkaruk V.M.
Circumstances subject to proof with respect to cases concerning armed hooliganism ................. 138

Solovjova N.A., Trishina N.T.
Kinds of judgements of appeal instance ................................................................. 143

Sukhinin A.V., Yakovleva O.A.
Suicidal bahavior and its social and psychological assay .................................................. 148

Vasilyan A.A.
The meaningfulness of criminal investigations of gunpowder in inquisition of firearms crimes ................................................................. 155

Ponomarev V.G.
About the essence of abusing the right and its place in the criminal legislation of the Russian Federation ................................................................. 158

TRIBUNE OF THE YOUNG SCIENTIST

Alekseev E.Yu.
Characteristic features of judicial legal relations............................................................. 168

Alsynbaeva E.M.
The legal nature of relations arising with respect to transplantation of organs and tissue of a human in the Russian Federation ................................................................. 176

Baltutite I.V.
The account of administrants’ qualifications of state and municipal contracts ....................... 183

Bannikova A.S.
Requirements for attorneys’ bills of complaints in criminal proceedings as the basis of procedural culture ................................................................. 192

Volchanskaya A.N.
Protection of human rights: basic outlines and ways of development .................................... 195

Dushkina M.N.
The issue of legal regulation of the retail purchase and sale of pharmaceuticals ....................... 201

Elfimova E.I.
Accounting of personality characteristics of women, committed illegal drug-related crimes ................................................................. 207

Epikhin V.P.
Elimination of the conflict of interests as the fight against corruption form ................................ 211
CONTENT

Kalyuzhnov E.Yu.
Normativism and legal positivism in the “internal statutory acts” researching: the defects of the theories ................................................................. 214

Pavlova V.V.
The issue of defining the concept of law gap ............................................................................................................. 219

Pronina M.A.
Legal culture in Russia, China and the UK: the concept, content, collaboration .......................................................... 222

Savin A.G.
Insurance legal relationships in current investment process ................................................................................................. 227

Sarangov Ts.A.
Changes of judicial system in Kalmykia in XVII–XIXth centuries (historical and legal analysis) .................................................. 230

Surkova O.G.
Classification of the objects which are in offenders unlawfully possessing and its importance for the finding of their voluntary givings role ........................................................................................................ 236

Tugilova-Ordanskaya E.V.
Civil-law regulation of the remote contract .................................................................................................................. 244

Khayrullina E.A.
The question on legal culture of the public prosecutor’s procedural decisions ................................................................. 247

Sharno O.I.
Relationship between categories of “technique” and “technology” in the context of law implementation ................................................................. 251

THE SCIENTIFIC LIFE

Davydova M.L., Ivashchenko D.V.
Press-release of the International Students’ Academic Conference “Judicial Technique as Professional Art of a Lawyer” ........................................................................................................ 258

Falaleeva I.N.
In memory of a teacher: Professor V.V. Kuchma as a historian of state and law ................................................................. 264

ABOUT THE AUTHORS ........................................................................................................................................ 276