TOPICAL ISSUES OF THE THEORY AND HISTORY OF LAW

Voplenko N.N.
Understanding of the mechanism of legal justice

Grachev N.I.
Empire as a form of state: definition and characteristics

Gordienko P.Yu., Davydova M.L.
Procedural means of registration type in technique of law-making and in systematization of law: problem of essence and practical purposes

Rudkovsky V.A.
Theoretical and practical problems of the formation of the legal educational policy in modern Russia

Abdrashitov V.M.
Actual problems and issues of understanding and interpretation of the principle of the presumption of innocence in modern law

Gavrilova Yu.A.
The problem of the axiological concretization of law

Dikarev I.S.
Revision in the history of Russian criminal procedure

Zolotovsky V.A., Shanin A.A.
Court officials in the central imperial administration of Byzantine Empire in the early palaeologian period

Krasnov S.Yu.
Traditional order of dispute settlements in usual don cossack people’s courts in the second half of the XIXth century

Pereverzeva E.V.
About principles of law of taxation and levies in the federal subjects of Russia
Falaleeva I.N.
The subject-matter and object-matter of the ethnonational legal policy: problems of defining the elemental composition ................................................................. 92

Bokov Yu. A.
The origin of the electoral rights Prussians (November 19, 1808 – May 30, 1849) ......................... 99

CIVIL JURISPRUDENCE ISSUES AND CONTEMPORANEITY.
ISSUES OF THE INTERNATIONAL LAW AND COMPARATIVE JURISPRUDENCE

Inshakova A.O.
Traditional and economically oriented activities caused by innovation: issues of legal personality and legal clearance ................................................................. 106

Ryzhenkov A. Ya.
The issue of the concept and contents of real estate as an object-matter of the civil rights ............ 113

Kazachenok S. Yu.
Pragmatic assessment of the arbitration agreement of the parties of foreign economic contracts .... 121

Kozlova M. Yu.
The content of the concept of “competition law” ........................................................................ 127

Mograbyan A.S.
Tendencies and prospects of the civil legislation development in the field of extrajudicial protection of the right of an individual’s outward appearance .......... 132

Mineev O. A.
Extrajuridical ways of property protection ................................................................................... 136

Simaeva E. P.
Issues of legal assurance of investment security under conditions of financial instability .......... 144

Trofimov Ya. V., Krasnov S. Yu.
Legislative determination of the custom does not allow to consider it to be the source of the civil law in Russia (stating the issue) ....................................................... 148

Sharonov S. A.
Specificities of general provisions application of compensation of harm caused in the effectuation of security activities ................................................................. 154

Dementieva T. V.
Optimization of information resources of a joint-stock company as an issuer ............................. 160

Rusanova V. D.
Issues of classification implementation to systems within the civil legislative system ................ 165
CONTENT

Ivanenko A.V.
Topical issues of legal regulation of authorization of arbitrary reconstructed real estate units ........................................ 172

Gudin S.S.
Non-profit organizations, as participants of the civil turnover of objects of the civil rights, meant to satisfy one’s intimate requirements ........................................................................................................... 178

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

Lobanova L.V.
The necessity of improving criminal law guarantees of safety of the parties of the legal proceedings ....................................................................................................................... 182

Lobanova L.V., Knyazkov M.A.
On legal nature and malicious non-performance of a judicial act .......................................................... 191

Borovkov A.V.
Place and role of tax judicial examination in the course of investigation of the crimes provided according to section 199 of the Criminal Code of the Russian Federation ........................................................................ 197

Viskov N.V.
The issue of criminal guarantees of the rights of lawyers: a comparative legal analysis .................................................................................................................................................. 201

Ponomarev V.G.
The issue of establishing criminal liability for unfair use of the right to judicial recourt .......................... 206

Rozhnov A.P.
Topical issues of the application of section 294 of the Russian Criminal Code ........................................ 212

Soloveeva N.A., Perekrestov V.N.
Legal and evidential significance of confession of guilt in the current Russian Criminal Code ................. 223

Yakovleva O.A.
Criminal identity in the structure of criminal, criminalistic and criminological characteristics of crimes according to section 26 of the Criminal Code of the Russian Federation ......................................................................................................................... 230

**TRIBUNE OF THE YOUNG SCIENTIST**

Asatiani D.V.
Problems of equality in a law-making process .............................................................................................................. 235
<table>
<thead>
<tr>
<th>Author</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Veliev E.I.</td>
<td>The requirement about application of consequences of invalidity of a void transaction as the way of protection of property rights of individuals not participating in enforcement proceedings</td>
<td>239</td>
</tr>
<tr>
<td>Gordeev P.S.</td>
<td>Some aspects of the assumption of innocence in criminal procedure</td>
<td>244</td>
</tr>
<tr>
<td>Gordienko P.Yu.</td>
<td>Problem of essence and legal nature of law systematization</td>
<td>247</td>
</tr>
<tr>
<td>Gorovoy R.A.</td>
<td>About some problems of the social rights and their guarantee in the Russian Federation</td>
<td>257</td>
</tr>
<tr>
<td>Elfimova E.I.</td>
<td>Criminalistic typology of women committed violent crimes</td>
<td>263</td>
</tr>
<tr>
<td>Zuboleva M.V.</td>
<td>Electoral systems applied in municipal elections: theory and practice problems</td>
<td>269</td>
</tr>
<tr>
<td>Zykov D.V.</td>
<td>Certain issues on the theory of legal thinking</td>
<td>274</td>
</tr>
<tr>
<td>Kolesnik I.V.</td>
<td>In the search of the correlation between technique and technology of juridical activities</td>
<td>281</td>
</tr>
<tr>
<td>Kiselev D.V.</td>
<td>K.N. Leontiev’s triune theory of the development process of a state</td>
<td>288</td>
</tr>
<tr>
<td>Kosolapov A.V.</td>
<td>Subjects of proceeding in administration of complaints</td>
<td>294</td>
</tr>
<tr>
<td>Milikova A.V.</td>
<td>Investigatory situation as a criterion of algorithm of decision-making in inquisition of investigatory actions</td>
<td>299</td>
</tr>
<tr>
<td>Plekhanov A.V.</td>
<td>Practical questions about regional investigator’s scheduling</td>
<td>304</td>
</tr>
<tr>
<td>Ramazanov T.G.</td>
<td>Lawful guarantee and realization of financial insolvency monitoring of a commercial bank by the Bank of Russia</td>
<td>310</td>
</tr>
<tr>
<td>Sabitova A.I.</td>
<td>The principle of confessional affiliation of religious property</td>
<td>316</td>
</tr>
<tr>
<td>Surkova O.G.</td>
<td>The concept of other crime in the notes to sections 222, 223 of the Russian Criminal Code</td>
<td>320</td>
</tr>
<tr>
<td>Sytin A.I.</td>
<td>Problems of legislative regulation in criminal procedures against an investigator</td>
<td>325</td>
</tr>
</tbody>
</table>
Dyrdov V.I.
Legal foundation of interaction and cooperation development of the Russian Federation and the OPEC ................................................................. 329

THE SCIENTIFIC LIFE

Gavrilov D.A.
Specificity of teaching the course of “Actual problems of theory of state and law” in the magistracy curriculum of “Jurisprudence” .................................................. 332

Davydova M.L., Makarov V.O.
Press release for the international research and practice conference “The migration policy in Russia and the EU: legal, economic, institutional aspects of solving regional problems” ..................................................... 337

ABOUT THE AUTHORS ........................................................................................................... 351