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Legal status of prosecutor in pretrial procedure under RF Criminal Procedure Code and Criminal Procedure Code of Ukraine

Keywords: Prosecutor, supervision, prosecution, pretrial inquiry
The article reviews legal status of prosecutor in pretrial procedure under RF Criminal Procedure Code and Criminal Procedure Code of Ukraine. The author proposes ways of improving legal regulation of this institute.

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Right of first refusal under purchase of other person's real estate and reform of Russian civil law: problems of codification

Keywords: Right of first refusal, real estate, concept of in rem jurisdiction, problems of codification
Having analyzed a number of key issues arising from forthcoming codification of right of first refusal under purchase of other person's real estate, the author suggests specific ways to tackle them. In particular the author suggests introducing corresponding amendments into draft of federal law "On amendments to parts 1,2,3 and 4 of RF Civil Code and certain regulatory acts of the Russian Federation".

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Outlook for amending Russian currency legislation following formation of united economic zone

Keywords: United economic zone, Eurasian economic community, 'four freedoms', currency regulation, currency restrictions, currency control
Russian Federation currency policy has been under quite an impact following Russia's accession to WTO and formation of the united economic zone with unified rules for regulation of international trade and consistent policy of movement of goods, capital and work force. What amendments to currency legislation can be expected given the ongoing formation of the unified legal framework and the need to observe fundamental principles that unite the countries?

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Self-regulation of international trade flow: law sources

Keywords: Sources of self-regulation, instruments of self-regulation, freedom of contract, indicative terms of contract, autonomy of will, arbitration clause, mediation clause

The article observes fundamentals and legal framework which enable self-regulation of international trade flow by its parties at national and international levels. The author provides justification to the proposal concerning the change of article 427 of RF Civil Code ("indicative terms of the agreement").

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Legal regulation of work and rest time of workers under 18 years old: special features

Keywords: Legal regulation of work time and rest time of workers under 18 years old, reduced duration of work, international standards of labour

Based on the norms of RF Labour Code, related legal acts and international standards of labor the author examines legal regulation of work time and rest time of workers under 18 years old. As well the author puts forward his views on improving of RF Labour Code.

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Remuneration of executives as element of remuneration system of federal public organizations

Keywords: Federal public organization, salary, executive officer, incentive payments

Introduction of new remuneration system for public organizations has led to a bigger gap between level of salaries for management personnel and general staff. The article observes the ways of tackling the issue of correlation between salary levels in public organizations and latest changes to the effective legislation.

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Rules on legal status of citizens in Russian Civil Code: developing and upgrading

Keywords: Right to one's own name, pseudonym, legal capacity, restriction on legal capacity, domicile

The author examines changes to chapters 1 – 4 part 1 of RF Civil Code, that are set forth in Federal Law # 302-FZ as of December, 30 2012. These changes deal with such important issues as right to one's own name, domicile, business activity of a citizen, legal capacity of citizens, and related rules concerning custody and trusteeship, legal status of farm enterprise as legal entity.

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Formation of government-owned corporations in Russia: administrative regulation

Keywords: Government-owned corporation, administrative regulation, legal status, government management

The author analyzes legal status of government-owned corporations in Russia, prospects of their work, and establishment of new government-owned corporations or entities with similar legal status. The author explains the necessity to use norms of public law branches when devising the legal status of such organizations. The article underlines some essential aspects that should be enshrined in corresponding regulatory acts.

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Beneficiary and beneficiary owner: criminal procedure outlook

Keywords: Differentiation, criminal procedure, economic crimes, inquiry, entrepreneurs

The notion of 'beneficiary owner' has not been defined by regulatory acts. At the same time along with strengthening the struggle with money laundering the term 'beneficiary owner', i.e. a shareholder whose shares are registered to nominee holder, has become a part of discourse of lawyers, bankers, and tax advisers. With view of increasing efficiency of investigation of economic crimes the author puts forward a suggestion to give a legal definition to this notion and unify norms regulating inquiry of economic crimes into a separate chapter of RF Criminal procedure code.

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Development of university legal education in Russia from 1884 to 1917. Article two.

Keywords: Higher legal education in Russia; General Charter of the Emperor's Russian Universities as of 1884, law school curriculum

The article observes organization of university work and law school curriculum under General Charter of the Emperor's Russian Universities as well as reform of legal education at Tartu University introduced in 1889.

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Polemics around legal wrong

Keywords: Wrong, liability, guilt, penalty, wrongfulness, social danger, act and omission, wrongdoing

The authors discuss universal character of the notion of wrong developed within theory of state and law and applied in all branch legal sciences. It is specifically underlined that notion of wrongfulness can not be replaced by categories "wrongful conduct", "illegal conduct" and so forth.

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Seizure of property and failure to fulfill obligations: cause and effect

Keywords: Failure to fulfill obligations, force major, seizure of property, forfeiture of property, state of emergency

The article describes legal consequences of failure to fulfill obligations arising from seizure of property from the owner as well as some features of seizure and forfeiture of property as grounds for termination of obligations for failure to comply. The author also considers seizure of property to analyze legal consequences under imposition of state of emergency and force major.