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ORGANIZATIONAL AND LEGAL FUNDAMENTAL PRINCIPLES OF FINANCIAL CONTROL OVER THE ACTIVITIES OF MILITARY EDUCATIONAL INSTITUTIONS OF HIGHER PROFESSIONAL EDUCATION

Keywords: financial control, the activities of military organizations

The article highlights the concept and essence of financial control over the activities of military organizations, its fundamental theoretical and legal principles in financial, military and legal terms. Specific features of the above- and inter-departmental financial control are described. It emphasizes the significance of financial control in the Armed Forces of the Russian Federation as a means of ensuring the legality in financial legal relations.

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WHAT IS MEANT BY DELIVERY THROUGH CONNECTED NETWORK AND IS IT TRADITIO IN THE LEGAL SENSE?

Keywords: traditio, delivery through connected network, energy supply The author contemplates the position of resources delivery through connected network in civil law terms in general and whether this transfer can be considered an instance of traditio in legal sense in particular.

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ART AND POLITICS ARE INCOMPATIBLE OR GUSTAVE COURBET AND VENDOME COLUMN

Keywords: the Commune, Colonne Vendome, the Commune, citizen Courbet, Arts Commission, Napoleon, centence, action for damages, forfeiture, settlement agreement, debtor's death

French artist Gustave Courbet famous for his paintings, drawings and sculptures came to be involved in politics, became one of the Commune leaders and was appointed Chairman of the Arts Commission. After the Commune's defeat Courbet was prosecuted and convicted. Later he was sued by the French government and had to pay a huge sum of money to reconstruct Colonne Vendome (Vendome Col-umn) for dismantling of which he was not directly responsible.

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SECURITIZATION OF ASSETS AS A MEANS OF STRENGTHENING LIQUIDITY OF LENDING INSTITUTIONS AND A MECHANISM ENSURING NATIONAL FINANCIAL SECURITY

Keywords: finance, security, financial security, financial control, economic security Reduction of banking risks as well as creation and implementation of various measures to increase capital are important objectives in banking sphere today. The author reveals one of the efficient financial instruments improving capital ratio — securitization of assets, describes its application and the first steps made by Russian companies in the field.

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THE COURT COSTS OF THIRD PARTY

Keywords: court costs, third party

The author analyses a situation when a third party involved in a civil or arbitration process incurs costs. Law does not expressly provide for the possibility of compensation for said costs, like it is envisaged for instance for the party awarded by the court's decision. The author answers to the question if compensation for the third party's costs is possible, by referring to the effective legislation and court-room practices

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CATEGORY OF PUBLIC GUARANTEE IN ECONOMIC AND LEGAL TERMS

Keywords: public and municipal guarantee, public debt, financial activities financial system

Public guarantee is analyzed in economic and legal terms in the article. The author examines the content of the category of public (municipal) guarantee and reveals its specific features which enable to define public guarantee as a separate financial and legal category and a category of financial law at the same time

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LIMITS OF COPYRIGHT AND RELATED RIGHTS

<u>Keywords:</u> principle of right exhaustion, fair use of copyright objects and related rights, limits of copyright and related rights, rules of "three-steps test", Berne convention on protection of literary and artistic works, fair use doctrine

Examples of unreasonable confusion of criteria of exhaustion of right and limits of right are observed in modern legal literature. To clarify the point the author refers to European experience in updating legal regulation in the sphere of intellectual property. The EC Directive "On harmonization of some aspects of copyright and related rights in information society" is taken as an example. There are examined instances of fair use of copyright objects and related rights in compliance with international conventions and other current national civil laws. The author shows possible trends in development of copyright and related rights limits in terms of fair use theory which is widely used in common law countries

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DRAFT AMENDMENTS TO CIVIL CODE AND PRINCIPLES OF LAW MAKING

Keywords: principles of law-making, social legitimacy of a law, quality of a law, amendments to the Civil Code, theory of drafting of laws, legal transplants

The article gives critical overview of draft amendments to the Russian Civil Code in terms of public social legitimacy as a law-making principle. According to the author the draft does not take into account social expectations and proposed amendments will give rise to new problems and difficulties in civil turnover.

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SOME PROBLEMS OF RUSSIAN LAWS ON EMPLOYEES' PERSONAL DATA

Keywords: employees' personal data, German laws, reliable experience of Germany, personal data protection, administrative and technical measures

Modern IT development leads to increasing number of employees' personal data are being stored in databases. Unfortunately, information leaks occur on electronic media which lead to criminal acts against people concerned. This proves insufficient protection of electronic materials with personal data against abuses of persons who process this kind of information. How should citizens' personal data and employees' personal data in particular be protected? The author believes that reliable experience of other nations in this field should be used to amend Russian legislation in this area.

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CONSTITUTIONAL ISSUES IN RUSSIA IN THE 1860S-1880S (COMMEMORATING EMPEROR'S ALEXANDER II DEATH IN 1881). ARTICLE SIX

wwords: constitution, reforms, constitutional issues in Russia,

M.T. Loris-Melikov's Report of January, 28, 1881

Political and ideological struggle around the constitution and prospects of monarchy in Russia in the 1860s-1880s is described in the article. Draft law providing for governmental reform in Russia proposed by the Minister of the Interior M.T. Loris-Melikov in his report of January, 28, 1881.

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THE PROBLEMS OF DEFINITIONS' WORDING IN LABOUR LAW

Keywords: linguistic mistakes, defects, norms, labour law

The wording of definitions is a technical legal device frequently used nowadays. The author analyses labour laws and shows defects in a number of current definitions in terms of logic and linguistics. He believes that draftsmen should not overload legal provisions with definitions.