

## GABOV, Andrei Vladimirovich

Doctor of legal sciences  
Chief research associate  
Institute of state and law of the Russian Academy of Sciences  
Corresponding member of the Russian Academy of Sciences

### Restructuring non-profit horticultural partnerships: conditions, procedure, regulation shortfalls

**Keywords:** Non-profit organization; legal entity; restructuring; non-profit horticultural partnership; consumer cooperative

The adoption of the Federal Law # 217-FZ as of June 29, 2017 brought serious changes to the legal regulation of the sphere of horticulture. However, the Act did not expound on the legal status of the non-profit horticultural partnerships. By carefully examining the issues of restructuring of such partnerships, the author shows the necessity to review the pertinent provisions of the applicable law.

## KACHALOVA, Anna Valerievna

Candidate of legal sciences  
Associate professor  
Department of civil law  
Kutafin Moscow State Law University

### Corporate agreement as basis of corporate governance

**Keywords:** Corporate agreement; corporate governance; corporate bodies; right to corporate management; constitutional documents; corporate relationship; corporations

The article analyzes the effects of the articles of incorporation and corporate agreement. It is commonly accepted that the internal corporate structure is determined exclusively by the articles of incorporation and it can be changed only by way of amendments. The author suggests the corporate agreement in a number of cases may be regarded as a source of corporate governance.

## KHAMIDULLIN, Marat Talgatovich

Head of legal department at JSC Tatenergo  
Postgraduate  
Department of business and energy law  
Kazan Federal University

### Legal nature of utility connection agreement: new perspective

**Keywords:** Power feed; utility connection; connection; power supply organization; power grid organization; consumer

The article continues the debate among legal scholars concerning the legal nature of the utility connection agreements. Analyzing scholarly view and positions on the matter, the author shows the utility connection agreement is in fact a service agreement.

## KOLOKOLOVA, Elena Olegovna

Candidate of philosophical sciences  
Associate professor  
Department of civil law and procedure  
Russian University of cooperation (Saransk branch)

### Housing: purposes and scope of use of

**Keywords:** Housing; residential premises; intended purposes of housing; scope of use of housing

Housing primarily serves to provide accommodation. The author discusses controversial issues related to the proper use of housing, specifically, the possibility to conduct business or professional activity, the ban on performing missionary activity and setting up hostels.

## KURBATOV, Alexey Yanovich

Doctor of legal sciences  
Professor  
Department of civil law  
Russian state university of justice

### Logical interpretation of legal norms as dominant mandatory method of interpretation

**Keywords:** Interpretation of norms; legal system

The author analyzes the notion of legal interpretation, the most notable methods of legal interpretation, and draws a distinction between legal interpretation and rule-making. By analyzing various aspects of legal interpretation the author contends the logical method of interpretation constitutes a specific method. The author consistently proves that the method of logical interpretation should be deemed as the primary and mandatory method of interpretation.

## MALEVANOVA, Yulia Viktorovna

Candidate of legal sciences  
Associate professor  
Department of public law disciplines  
National Research University Higher School of Economics Law Faculty

### Disciplinary responsibility for failure to comply with rules of professional conduct and to prevent conflict of interest: holding civil servants responsible in corruption related offences

**Keywords:** Disciplinary responsibility; state civil servant; corruption-related offences; conflict of interest; income statement; loss of confidence

One of the primary tasks of the state government is to prevent and fight corruption on the level of state civil service. Disciplinary measures against corruption-related

offences represent preventive measures. The author analyzes the mechanism of imposing disciplinary responsibility for corruption-related offences, engaging relevant court practice, and discusses further development of the institute of disciplinary responsibility.

## ORLOVSKIY, Yuri Petrovich

Doctor of legal sciences  
Research supervisor of Higher school of jurisprudence  
Research professor  
Professor in ordinary  
National Research University Higher School of Economics Law Faculty  
Honored science worker of the Russian Federation

### Labour legislation update — demand of modernity

**Keywords:** RF labour code; labour law; non-standard employment relations; remote workers; employer's liability; fixed-term labour contract

The author believes the current labour legislation cannot meet the challenges posed by the economic modernization in Russia. One of the reasons for that lies in the inflexibility of labour relations regulation. The author suggests it is necessary to change legislation on fixed-term employment contract, to expand the scope of remote work concept, and to introduce civil law constructs in the regulation of labour relations.

## SHOKHIN, Dmitry Vladimirovich

Candidate of legal sciences  
Associate professor  
Department of administrative law  
Lomonosov Moscow State University Law School

### New model of state (municipal) oversight: general outlook and risks

**Keywords:** State (municipal) oversight; state organ; local government bodies; officer; business

The author discusses the ways of improving the system of oversight measures in Russia in the context of the draft law on the state (municipal) oversight, introduced by the Ministry for economic development of Russia in 2019. Particular attention is given to the new provisions relating to the issues of regulation and to the risks of their implementation. The author outlines the prospects for the development of the legislation in the sphere of the state (municipal) oversight.

## TAIROVA, Anzhelika Tairovna

Adjunct-researcher  
Lomonosov Moscow State University Law School

### Legal advocacy within legal representation

**Keywords:** Representation; legal representation; legal representative; legal capacity; advocacy; advocacy function

The article raises a number of questions which so far remain open within the current legislation and legal procedure theory. By analyzing the interrelation of advocacy, the advocacy function and legal representation, the author concludes that from the perspective of legal representation objectives joining together the functions of legal representation and advocacy does not seem well grounded.

## TOMSINOV, Vladimir Alekseevich

Doctor of legal sciences  
Professor  
Lomonosov Moscow State University Law School

### Andrey Yanuarievich Vyshinsky (1883—1954), statesman and legal scholar. Article thirty-one

**Keywords:** USSR; repressions; A.Ya. Vyshinsky; Office of Public Procurator of the USSR; A.Ya. Vyshinsky; political rehabilitation

The article continues the series of works devoted to the professional career and academic legacy of A.Ya. Vyshinsky. The article casts more light on the details of the trial of N.I. Bukharin.

## ZHUKOVA, Yulia Alexandrovna

Postgraduate  
Department of civil procedure  
Lomonosov Moscow State University Law School

### Use of court evidence within summary procedure in civil and arbitrazh procedure

**Keywords:** Summary procedure; arbitrazh procedure; civil procedure; court evidence; proof

The article will establish whether the law provides restrictions on the use of certain types of evidence in the context of summary procedure. Another objective is to determine if such procedure requires written documents only. These and some other aspects of the evidence production are discussed in the article.