

Index

DAVYDOV, Yuri Gennadievich

Legal counsel
JURINFLOT law offices

Public interest in pharmaceutical wholesaling

Keywords: Pharmaceutical wholesaling; public interest; healthcare security; restriction of rights; supply of pharmaceutical products

Although business transactions are regulated by private law principles, in some cases discretion of parties should be restricted. The article discusses the issues of public interest in the sphere of pharmaceutical wholesaling and calls for additional restrictions to protect citizens' health.

GRUZDEV, Oles Sergeevich

Postgraduate
Teaching assistant
Department of civil law
Law Institute
National Research Tomsk State University

Some aspects of interest rate swap in civil law

Keywords: Interest rate swap; wagering contract; hedging; contingent transaction; aleatory contract

The present article deals with some problems relating to the legal nature and civil law conception of interest rate swap as distinguished from other derivatives and contracts. The author comes to the conclusion that within the framework of civil law interest rate swap constitutes, as a matter of fact, a wagering contract.

KARKHALEV, Denis Nikolaevich

Doctor of legal sciences
Professor
Department of civil law
Bashkir State University
Doctor of legal sciences

Protected areas and environmental indemnification

Keywords: Civil rights protection; indemnification; environmental protection; protected nature site

The decree of Plenum of the Russian Federation Supreme Court as of November 30th, 2017 "On some problems of application of legislation on environmental indemnification" remains the subject of academic and practical interest and its provisions call for further analysis and examination.

KURBATOV, Alexey Yanovich

Doctor of legal sciences
Professor
Department of civil and business law
National Research University Higher School of Economics

Void and voidable transactions: fruitless changes to Russian Federation Civil Code

Keywords: Contract; transaction; nullity of transactions; voidability of transactions

The author argues and proves that the new wording of the principle used to distinguish between void and voidable transactions as well as newly introduced restrictions on the invalidation of transactions were done without proper consideration of important issues which are essential for the effective implementation of such changes.

LESNYKH, Elena Anatolievna

Assistant to deputy of director general
Judicial Department at the Supreme Court of the Russian Federation
Senior lecturer
Department of business law
Institute of Economics Management and Law
Russian State University for the Humanities

Legal status of Judicial Department of Russian Federation Supreme Court: problems and prospects

Keywords: Judicial department; Russian Federation Supreme Court; management of judiciary; support of judiciary; support of judges

The author analyzes the current legal status of the Judicial Department at the Russian Federation Supreme Court, outlines the drawbacks of its legal regulation, and suggests ways of eliminating them and changing the legal status of the Judicial Department. The author suggests reforming the status of the Department by drawing it out of the jurisdiction of the Russian Federation Supreme Court. Another suggestion concerns changing the order of appointment of the Director general of the Judicial Department. Besides, the author calls for reviewing and clarifying some provisions of the Federal law as of 8th of January 1998 #7-FZ "On Judicial Department of Russian Federation Supreme Court", specifically it refers to the basic norms and principles of the applicable international law. It is argued that some vague and imprecise provisions and functions the Judicial Department is not able to fulfill should be removed.

PAVIN, Anton Vitalievich

Master degree program student
Ural Federal University

Legal status of electronic money

Keywords: Electronic money; digital money; legal regulation; electronic transfers; cross-border means of payment

The article aims to analyze the nature of electronic money ('digital currency') within current monetary system of Russia. The analysis, in particular, focuses on the legal status as stipulated by the legislation. According to the author there is still compelling need in improving the legislation regarding the security of electronic transfers.

PODVOYSKY, Korney Vasilievich,

Postgraduate
Department of forensics
Lomonosov Moscow State University Law School

Forensic classification of lie

Keywords: Lie; deception; types of lies; concealment; misrepresentation

Proceeding from the understanding of lie as a message made with a goal to mislead another person, the concept of a lie can be classified by following criteria: techniques and methods; deceiving party and their motives; means of communication etc. The arguments and conclusions given in the article can be used for developing practical recommendations on detection, prevention and tackling of lie in law enforcement practice.

PRESNYAKOV, Mikhail Vyacheslavovich

Doctor of legal sciences
Professor
Department of employment law
Associate professor
P. A. Stolypin Povolzhsky academy of public administration (Saratov)

CHANNOV, Sergey Evgenievich

Doctor of legal sciences
Professor
Head of department of employment law
Stolypin Volga Region Institute of Administration
Russian Academy of National Economy and Public Administration

Discriminatory job advertisements

Keywords: Recruitment process; discrimination; administrative liability; mass media; insignificance

The article focuses on the problems caused by publishing recruitment advertisements containing discriminatory wording. Specifically, the authors discuss the liability for publishing discriminatory advertisements and possible ways of avoiding such liability.

SKLOVSKIY, Konstantin Ilyich

Doctor of legal sciences
Attorney
Research professor
National Research University Higher School of Economics
Russian School of Private Law

Invalidity of transaction and theft

Keywords: Theft; fraud; illegal transaction; authority

The author discusses the case of theft committed by way of executing a transaction with property owner. However, the illegality of such transaction does not constitute theft, that is why the criminal law term 'illegal transaction' as a method of theft should be specified.

STEPANOV-EGIYANTS, Vladimir Georgievich

Doctor of legal sciences
Associate professor
Department of criminal law and criminology
Lomonosov Moscow State University Law School

Financial crimes: detention and restriction measures

Keywords: Restriction measure; detention; bail; financial crimes; fraud

The article discusses detention as a restriction measure applied in cases related to financial crimes. The author analyzes positions of legal scholars, applicable legislation, relevant court practice and statistics. The author also discusses possible improvements with regard to criminal procedure and law enforcement with regard to the matter in question.

TOMSINOV, Vladimir Alekseevich

Doctor of legal sciences
Professor
Lomonosov Moscow State University Law School

Andrey Yanuarievich Vyshinsky (1883—1954), statesman and legal scholar.

Article twenty-four

Keywords: USSR Procurator General; repressions; A.Ya. Vyshinsky; I.V. Stalin; N.I. Bukharin; A.I. Rykov

The article is another piece in the series of works devoted to the professional career and academic legacy of A.Ya. Vyshinsky. Based on the analysis of the archives the author unveils the details of pre-trial work on the case of N.I. Bukharin in which A.Ya. Vyshinsky played the key role as the USSR Procurator General.

ZAYKOV, Denis Evgenievich

Candidate of legal sciences
Associate professor
Department of civil law, international private law and civil procedure
Russian University of Transport

Legal and technical assistance services of notaries: drawbacks of legal regulation

Keywords: Legal procedure; judicial act execution; reasonable period; enforcement order; court

Charging fee for additional services provided by notaries has provoked controversial feelings among professionals. The author analyzes the problems relating to the legal regulation of such practice and the enforcement of the corresponding legal norms.