#### BELOV, Vadim Anatolievich

Doctor of legal sciences

Professor

Department of commercial law and legal method Lomonosov Moscow State University Law School

#### Unilateral acts and deeds as drivers of contracts and obligations in context of 'planned' and 'market' economy

Keywords: Obligation: unilateral acts and deeds: rescission: unilateral change of obligation (contract)

This is the first article in the series of works on contract rescission and unilateral change of provisions. The author looks into the origins of the institute and its modern representation as well as academic views and positions on the issue

#### BOGOMOLOVA, Olga Yuryevna

Head of management office 'Reso-garantia' insurance company

#### System of labour relations and human resources management in companie remuneration issues

Keywords: Human resources management; remuneration; by-laws; court practice The author analyzes the problems related to labour relations and human resources management, the role of remuneration within labour relations management system; the principles of remuneration as well as relevant court practice on remuneration matters.

#### KACHALOVA, Anna Valerievna

Candidate of legal sciences

Associate professor Department of civil law

Kutafin Moscow State Law University

# 'Interested-party' in corporate law (interested-party transactions)

Keywords: Transaction; interested-party transaction; corporate legal relations; conflict of interest; corporate control; beneficiary

January, 1st 2017 saw significant changes in the legal regulation of interested-party transactions executed by joint stock companies and limited liability companies. The author analyzes those changes considering the legal nature of 'interest' from corporate law perspective.

#### KHATUAEVA, Viktoriya Vladimirovna

Doctor of legal sciences

Associate professor Head of Department of Criminal Procedure

Russian State University of Justice (central branch)

# Developments of prevention system: prohibition of certain acts

Keywords: Prevention measure; bail; home arrest; prohibition of certain acts;

As of April 18th 2019, the Federal Law # 72-FZ laid down a new provision on prohibition of certain acts in the RF Criminal Procedure Code. The author believes that such developments bring more flexibility to the prevention system and reduce the need to resort to pretrial detention.

## LEE, Ilya Sergeevich

Candidate of legal sciences

# Cryptocurrency in bankruptcy proceedings

Keywords: Cryptocurrency; property; digital rights; blockchain; bankruptcy

Absence of the legal definition for the concept of cryptocurrency poses many problems for legal practitioners. One of them concerns the issues of proper classification by courts and, in particular, the question of whether it can be classified as property within bankruptcy proceedings.

## LEONOVA, Galina Borisovna

Candidate of legal sciences

Associate professor

Department of commercial law and legal method Lomonosov Moscow State University Law School

Shelf life of goods

Keywords: Goods; quality; safety; shelf life; consumer; damages; specifications.

standard; agreement; mandatory compliance confirmation; substantial defect
Shelf life is one of the indicators of goods safety. The author considers the concept
of shelf life, the obligations of producers based on the analysis of pertinent regulatory
acts of the Russian Federation, Eurasian Economic Union and Customs Union and identifies the problems of their regulation.

## LYASKALO, Alexey Nikolayevich

Candidate of legal sciences

Associate professor

Department of criminal law and forensics
Higher School of Economics National Research University

#### Non-payment of salary: problems of classification by physical elements of crime (Art. 145.1 Criminal Code RF)

Keywords: Remuneration; salary; non-payment of salary; salaries payable Drawing on the analysis of pertinent court practice the author analyzes the controversial points related to the classification of non-payment of salary by physical elements of or crime (such as acts or omissions). In particular, such matters as the period of non-payment and method of its determination, the elements of non-paid sums, and the consequences of such illegal conduct are raised in the article

### STAROSTINA, Inga Anatolievna

Candidate of legal sciences

Associate professor

Department of constitutional and municipal law

Lomonosov Moscow State University Law School

## New law on culture: constitutional discourse

Keywords: Law on culture; draft of law concept; state cultural policy; cultural rights

The author analyzes the new approach towards legislation on culture emerging in the context of modern development of law in the field of social policy and humanitarian issues standing on the balance of public, private, and social interests.

### TIKHOMIROV, Yury Alexandrovich

Doctor of legal sciences

Professor

Honored Scholar of the Russian Federation
Corresponding Member of the International Union of Assistance to Justice Director of Institute of Legal Research at National Research University Higher School

of Economics

#### CHURAKOV, Vladimir Dmitrievich

Lecturer

Department of general and interdisciplinary legal studies National Research University Higher School of Economics

Research Assistant

Institute of Legal Research at National Research University Higher School of Economics

# Legal authorities in economy: national and international perspective

Keywords: Law-making; international law; theory of law

Maintaining the balance between national legal norms and international legal authorities and principles is a crucial and complex phenomenon nowadays. To highlight the key aspects of this phenomenon the authors carried out the analysis of coupling effect of national and international law.

## TOMASHEVSKI, Kirill Leonidovich

Doctor of legal sciences

Professor

Department of civil law

Educational Institution of Belarus Trade Union Federation International University MITSO

#### Comparative study of draft version of CIS Model Labour Code and labour codes of EEU member states

Keywords: Model labour code; Commonwealth of Independent States; Eurasian Economic Union; labour legislation; labour relations

The passage of the Model Labour Code of CIS countries may help approximate and harmonise labour legislation of CIS and EEU member states. The author analyzes such prospects, suggests further recommendations on further revision of the Model Labour Code provisions to achieve more accurate approximation

# TOMSINOV, Vladimir Alekseevich

Doctor of legal sciences

Professor

I omonosov Moscow State University Law School

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

Keywords: USSR; 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. Drawing 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. Vyshinskiy played the key role as the USSR Procurator General.

## YAVORSKIY, Andrey Viktorovich

General director

Federal State Unitary Enterprise "Production Supply Enterprise of the Administrative Department of President of the Russian Federation"

# GUBIN, Pavel Yevgenievich

Candidate of legal sciences

Associate professor

Federal State Unitary Enterprise "Production Supply Enterprise of the Administrative Department of President of the Russian Federation" Deputy general director

# TULYANKIN, Pavel Igorevich

Head of project management department

Federal State Unitary Enterprise "Production Supply Enterprise of the Administrative Department of President of the Russian Federation"

# Bankruptcy estate in bankruptcy proceedings involving liquor wholesalers

Keywords: Bankruptcy; bankruptcy of liquor wholesalers; sale of remainder goods; revocation of license; 171-FZ; alcoholic drinks in bankruptcy estate; challenging transactions within bankruptcy proceedings

The article discusses the legal problems arising from the enforcement of provisions concerning the control of alcoholic drinks and spirits in case of bankruptcy proceedings involving liquor wholesalers. The author suggests amending certain provisions for the purpose of protecting the rights of creditors and other parties to the business.