On necessity to prevent transposition of public relations into private law
dimension when applying administrative measures for breach of tax legislation
Key words: Administrative responsibility; administrative enforcement measures; enforcement proceedings; tax; penalty; Fine Code of administrative Procedure of the Russian Federation

The paper explains the reasons for transposition of public relations into private law dimension when collecting revenue receipts through tax payments, penalties and fines. The author suggests the most effective ways for solving the problem in question within the framework of traditional of the procedural institute of administrative responsibility and enforcement proceedings. Thus, the author proposes a model for the reform in the context of the first codification of administrative responsibility considering the results of the regulatory reform and the reform of oversight and control activities.

TARASENKO, Andrey Alexeevich
PhD candidate
Department of commercial law
Lomonosov Moscow State University Law School
Judge at 21st Commercial court of上诉
Court-appointed administrator’s special capacity of being held liable in tort (insurance agreements): economic and legal premises for mitigation
Keywords: Insurance: court- appointed administrator; liability; legal regime; insurance premium

The paper analyzes the methodology of significance of legal and theoretical constructs for settling practical issues of legal regulation and law enforcement. The study focuses on the controversial relations under insurance agreements with court-appointed administrators (insurers’ evasion of contract conclusion, overestimating the amount of insurance premium, etc.). Describing such situation as a glitch in legal regulation, the author suggests that narrowing the scope of liability of court-appointed administrator would solve the problem.

TOMISNOV, Vladimir Alekseevich
Doctor of legal sciences
Full professor
Lomonosov Moscow State University Law School
Andrey Yanuarievy Vyshinsky (1883—1954), statesman and legal scholar.
Article seventy-five
Keywords: USSR; repression; USSR General Procurator Office; I.V. Stalin; A.Ya. Vyshinsky

The paper continues the series of works devoted to the professional career and academic legacy of A.Ya. Vyshinsky. The author gives a general evaluation of A Ya. Vyshinsky’s work in the second half of 1930s and the phenomenon of the repressions during Stalin’s rule.

ZASLAVSKAYA, Nadezhda Mikhaylova
Candidate of legal sciences
Associate professor
Department of environmental and land law
Lomonosov Moscow State University Law School
Participation of citizens and associations of citizens in public administration of environmental sector in context of digitalization
Keywords: Public administration in sphere of ecology; digitalization; open government; e-government; digital government; ecological referendum; public hearings; public discussion

Digitalization of public administration in sphere of ecology gives citizen a real op- portunity to take part in the process of administration. The public nature of ecological interests coupled with institutional issues and other complex issues have been longstanding justifications for the state monopoly on administration of ecological sector although legislation on protection of environment stipulates the right of citizens and their associations to take part in the decision-making process.

ZAYKOV, Denis Evgenievich
Candidate of legal sciences
Docent
Associate professor
Institute of law
Russian University of transport
Unified notary fee rate: can it solve problem of fees for notary services?
Keywords: Notary; unified notary fee rate; federal fee rate; regional fee rate; legal and technical services, notarial procedures

The legal regulation of fees for legal and technical services provided by notaries has been notoriously argued and controversial. Such a situation has had a significant adverse impact on the clients. The paper analyzes a recently introduced institute of the unified notary fee rate.

ZHUH, Oleg Dmitrievich
Doctor of legal sciences
Full professor
Director of Scientific and Educational Center for Combating Organized Crime and Corruption
Lomonosov Moscow State University Law School
Russian Academy of Natural Sciences
Academician
Honorary member of Public Prosecution Office of the Russian Federation
On introducing to Criminal Code of Russian Federation of new articles on facilitation payments, small bribes and public calls for extremism
Keywords: State Duma of Russian Federation; criminal legislation; facilitation payment; bribery; extremism; theft; crime; criminal case

The author analyzes the drafts of law submitted to the Russian Federation State Duma on amendments to the relevant articles of the Russian Federation Criminal Code and entering new articles to the Russian Federation Criminal Code concerning facilitation payments, small bribes, public calls for extremism and others.

ZORINA, Olga Olegovna
Candidate of legal sciences
Teaching assistant
Department of employment law
Lomonosov Moscow State University Law School
Employer’s right to recover educational expenses
Keywords: Professional mobility; education agreement; work repayment period; remedies; objective illegality

The paper discusses the situations where the employer may exercise their right to recover educational expenses under the education agreement with an employee. The author analyzes the problems which may arise in relation to execution of education agreements and the terms thereof. The paper analyzes the notions of the work commitment period, and qualification of employer’s administrator liability. The author also considers court decisions regarding qualification of justifications for non-compliance with the requirements of work commitment provision within the established period including valid justifications and specifics of work in certain industries.