

AKOPYAN, Filipp Arturovich,

Postgraduate
Lomonosov Moscow State University Law School

Procedural justice: between form and matter

Keywords: Civil procedure; justice; principle of justice; processional justice; procedural justice, material justice; purpose

The article states that justice is a common category for doctrine, legislation, and judicial practice, but its substance and formal position are still not clearly determined. The author convincingly proves the fact that the fairness of the proceedings shall be embodied not only by complying with procedural "standards", but also by ensuring the actual achievement of the process's purpose.

ANDRUSHCHENKO, Ivan Sergeyevich

Master student
Department of Civil Law
Lomonosov Moscow State University Law School

Regarding the problem of dogmatic justification of compulsory license

Keywords: Compulsory license; intellectual property law; subjective private law; interest

The article analyzes the validity of the compulsory license institution in private law in terms of legal doctrine. The author considers such aspects, as private and public interests' correlation, utilitarian nature of exclusive rights, as well as theoretical modeling of intellectual property rights in modern conditions.

HASANOV, Nazim Vadimovich

Associate Dean for Development, Economics and Finance
Junior researcher
Laboratory of Legal Informatics and Cybernetics
Lomonosov Moscow State University Law School

Legal basis, current problems and development prospects of forensic activities

Keywords: Forensic examination; legal procedure; judicial proceedings; comprehensive expert examination; interdisciplinarity; development prospects

The article focuses on a forensic examination as a separate and unique type of analytical work within legal proceedings. The author states that basic principles of forensic examination, despite the discussions, remain unchanged. Such stability enables to develop forensic examination and introduces interdisciplinary approaches, which, in turn, increases the effectiveness of judicial proceedings, improves the quality of justice and ensures uniformity of judicial practice.

IVANOV, Andrey Evgeniyevich

Candidate of legal sciences
Senior lecturer
Department of Theory of State and Law
O. E. Kutafin Moscow State University of Law

From the history of political and legal doctrines: J. Austin on the institution of property

Keywords: John Austin; utilitarianism; history of political and legal doctrines; institution of property; public welfare

Given the incredible diversity of human goods, any attempts of social philosophy to identify the most important human goods, if at all possible, were limited by the outstanding role of the institution of property. These included the English empirical tradition, specifically the concept of John Austin.

KAZAKOVA, Vera Alexandrovna

Doctor of legal sciences
Full professor
Department of Criminal Law Disciplines
Institute of International Law and Justice
Moscow State Linguistic University
Chief researcher

National Research Institute
Ministry of Interior of the Russian Federation

INSHAKOV, Sergey Mikhailovich

Doctor of legal sciences
Full professor
Department of National Security and Law Enforcement
Institute of International Law and Justice
Moscow State Linguistic University

Return of corrupt assets from abroad: Chinese expertise

Keywords: China; corruption; return of corrupt assets; money laundering; relieved death penalty; Operation Sky Net; Operation Fox Hunt

The authors emphasize the induced by the Chinese mentality and socio-political system features of the fight against corruption in China based on one of its directions. The legal framework, the policies of Chinese anti-corruption authorities, as well the role of Interpol is under review. The corruption acts' blameworthiness is evaluated.

KOSTYAN, Irina Aleksandrovna

Doctor of legal sciences
Full professor
Department of Labor Law
Lomonosov Moscow State University Law School

Influence of judicial practice on the choice of grounds for employment contract termination

Keywords: Judicial practice; legal position of the Constitutional Court of the Russian Federation; labor relations; amendment of an employment contract terms; transfer to another job

This paper considers judicial practice regarding the issues of amending the employment contract terms, transfer to another job, and labor relation termination. The author, based on the particular examples, illustrates the lack of unified position in judiciary practice. The author tried to analyze the judicial practice influence on the employer's decision-making process with regard to selection of the grounds for the employment contract's termination, while the legal position of the Constitutional Court of the Russian Federation is specifically reviewed.

KRITSKY, Artyom Dmitriyevich

Junior associate
Grata International (Rostov-on-Don)

Theory and practice of demurrage in merchant shipping

Keywords: Demurrage; maritime law; counter-lay time, lay time; voyage charter

The article describes the key problem of demurrage institution in merchant shipping as the lack of its legal nature understanding and the consequent discrepancy of its particular aspects' regulation. The author makes an attempt to fill this gap based on Russian and foreign legislation, legal doctrine and judicial practice.

LESKINA, Eleonora Igorevna

Candidate of legal sciences
Associate Professor
Department of Digital Technologies and Bio-Law
National Research University Higher School of Economics

Concept and object of data turnover

Keywords: Data turnover; civil circulation; personal data; legal regime; information; digitalization

The article analyzes the definition of data, as well as considers the turnover of certain data types and the prospects of this sphere's legal regulation in various jurisdictions. The article focuses on the interrelation of "information" and "data" legal categories, collision between the different interest groups as the social backgrounds of why it is difficult to determine the data turnover.

PARFENTIEVA, Anna Evgeniyevna

Senior Associate
OZON
Postgraduate
Institute of law
P. Lumumba Russian University of Peoples' Friendship

Foreign approaches to legal regulation of artificial intelligence technologies' development and application

Keywords: Artificial intelligence; information security; digital law; digital technologies

The article discusses the regulation of artificial intelligence technologies in technologically advanced nations such as the USA, China, Japan, South Korea and the European Union. By comparing the presented points of view, the author concludes about advantages and disadvantages of such practices.

TELYUKINA, Marina Viktorovna

Doctor of legal sciences
Full professor
Department of Civil Law and Procedure
M. Speransky Law School
Institute of Law and National Security
Russian Academy of National Economy and Public Administration
under the President of the Russian Federation

TKACHYOV, Valentin Nikolayevich

Doctor of legal sciences
Full professor
Honored Lawyer of the Russian Federation
Professor
Department of Legal Regulation of Economic Activities
Financial University under the Government of the Russian Federation

TRETYAKOVA, Ekaterina Pavlovna

Attorney
"Legal Solutions" Bar Association
Postgraduate
Department of Civil Law
Russian Academy of National Economy and Public Administration
under the President of the Russian Federation

Feasibility and admissibility of bankruptcy for a legal entity's branches (representative offices)

Keywords: Bankruptcy of branches (representative offices); insolvency; debtor; bankruptcy related ability; non-corporate entity

The article states that the definite legal concepts for branches' (representative offices') property's distribution among creditors are currently required. The authors characterize the legislative stimulus of 2022 as chaotic, situational, and not offering a comprehensive solution. The article summarizes the practical experience of bankruptcy related property distribution for entities with a foreign background and proposes legal framework for branches' (representative offices') bankruptcy.

TOMSINOV, Vladimir Alekseyevich

Doctor of legal sciences
Full professor
Lomonosov Moscow State University Law School

Andrey Yanuاريyevich Vyshinsky (1883—1954), statesman and legal scholar. Article ninety-two

Keywords: Great Patriotic War; USSR; Germany; Great Britain; I.V. Stalin; V.M. Molotov; A.Ya. Vyshinsky

The article continues the series of works devoted to the professional career and academic legacy of A.Ya. Vyshinsky.

VASILYEVA, Alina Sergeyevna

Specialist
Corporate Governance Department
PJSC Promsvyazbank

Differentiation of the legal regulation as a method for implementing the discrimination prohibition principle

Keywords: Principles of labor law; prohibition of discrimination; differentiation; equality

The article discusses the problems of the discrimination prohibition principle as the commonly recognized labor law principle's implementation. The author states that differentiation already enabled to mitigate particular discriminatory practices, though changing social relations require that the work in this direction should continue.

ZHUK, Oleg Dmitriyevich

Full professor
Department of criminal procedure
Sukharev Moscow Academy of the Investigative Committee of the Russian Federation
Doctor of legal sciences
Academician
Russian Academy of Natural Sciences
Honorary worker of Public Prosecution Office of the Russian Federation

Regarding detention of persons suspected (accused) of committing crimes

Keywords: Investigator; interrogator; suspected; accused; criminal case; detention; visits from relatives; complaints; motions; participants in criminal proceedings

The article examines the difficulties that arise between an investigator (interrogator) and a person suspected of committing a crime, particularly when it comes to such persons' right to be visited by relatives and other authorized individuals.