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Labour protection relations in the Russian Federation, the Republic of Belarus and the Republic of Kazakhstan

Keywords: Labour law subject; labour relations; derived relations; labour protection relations; basic relations

In this article the analysis of the legislation of the Russian Federation, the Republic of Belarus and the Republic of Kazakhstan is provided. Based on such an analysis, the author discusses whether it is reasonable to recognize relations related to labour protection as the independent kind of relations within the subject of labour law (as a law branch).

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Fundamental principles of analysing the conflicts arising in the process of crime investigation

Keywords: Crime investigation; investigatory situation; investigatory conflicts; criminological solutions of investigatory situations

The article examines current methodological issues of conflicts analysis, as well as the principles, due to which such an analysis may be streamlined for the criminal proceedings' purposes.

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Has the principle of oral proceedings become anachronism?

Keywords: Civil procedure; principles of civil procedural law; principle of oral proceedings
The article states that the issue of the classical civil procedural law principles' relevance to current situation is increasingly raised in recent academic discussions. Amongst others, the principle of oral proceedings has been placed at issue. Under the author's point of view, development of modern information technologies and their active implementation in court proceedings enables to consider the principle of oral proceedings as outdated. The author suggests that every procedural issue should be resolved considering the basic principles of civil procedural law. The author provides arguments in contrary to the position of the oral civil proceedings' non-relevance with court proceedings' actual trends.

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Accession of Ukraine to Russia

Keywords: Zemsky Sobor; Zaporizhian Host; the Tsardom of Russia; 1654 March (Pereiaslav) Agreement

The article focuses on various legal aspects of the Zaporizhian Host territory's accession to the Tsardom of Russia, including Russian recognition of the Host's right to withdraw the Polish-Lithuanian Commonwealth due to the Polish King breaking the oath. As the author states, the analysis of 1654 Pereiaslav Agreement provisions enables to interpret it as Charter to the Hetman from the Tzar.

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Reimbursement of private notaries' expenses for their participation in the state system of free legal aid

Keywords: Free legal aid; notary; notary expenses; notary related expenses; reimbursement of notary related expenses

The article continues the series of works devoted to the pro bono legal assistance, also granted by notary. Despite the legally established procedure of the relevant expenses' reimbursement, in many cases it is not actually implemented in practice. The author states that notary related expenses' non-reimbursement violates the constitutional right to receive remuneration for work without any form of discrimination. This conclusion is confirmed also by the judiciary practice. Considering the abovementioned, the author proposes the relevant legislative amendments.

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Provision of new evidence in the appeal in the context of adversarial principle

Keywords: Competitiveness; appeal proceedings; new evidence; disclosure of evidence
The author states that provision of new evidence during appeal proceedings shall be considered as extraordinary opportunity beyond the general rule. Evidence requests by the court of appeal based on its own initiative does not correspond with the basic principle of parties' competitiveness within the procedure.

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Andrey Yanuariyevich Vyshinsky (1883—1954): statesman and legal scholar.**Article ninety-three**

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.

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Use of copyright works for generative AI learning: legitimate, or not?

Keywords: Artificial intelligence; free use; exclusive rights; work; AI learning

The article discusses whether it is appropriate to consider the use of copyright works for generative AI learning as violation of the relevant exclusive rights on such works.

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Assessment of proof sufficiency by a prosecutor for criminal cases**in pre-trial proceedings**

Keywords: Proving; pre-trial proceedings; powers of a prosecutor; proof assessment by a prosecutor; proof sufficiency

The author states that the prosecutor shall be considered as an individual involved in criminal proceedings with the unique status. Such a status is due to the powers of a prosecutor — combination of criminal prosecution and supervision. Based on evidence collected by an investigator, a prosecutor provides a connection between the preliminary investigation bodies and the court. The article examines proof sufficiency assessment by a prosecutor for criminal cases in pre-trial proceedings. Considering the abovementioned, the author proposes a method of learning algorithm for completed investigation's materials.

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Evolution of procedure for determining the judicial penalty size**in arbitral jurisdiction**

Keywords: Arbitral penalty; judicial penalty; arbitral jurisdiction; bailiff executor; credit institution; non-compliance with a judicial act

The article analyses the features of judicial practice and the challenging aspects of legal regulation as for determination of judicial penalty size on its evolution stages. The author suggests options for such challenging aspects' resolution considering contemporary situation.

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Single-discipline expert panel in court proceedings: procedural, organizational and law enforcement issues

Keywords: Single-discipline expert panel; court proceedings; expert opinion; examination appointment; performance of examination

The article states that single-discipline expert panel is significantly less represented in academic discussions compared to comprehensive forensic expert panel. Despite its seemingly clear legal construction and implementation, this kind of examination still causes various law enforcement issues. The author emphasizes the problem of single-discipline expert panel appointment being left without proper academic attention and suggests this article as the attempt to change this situation.

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On the criminal procedure legislative novels at the trial stage

Keywords: Criminal case; individuals involved in criminal proceedings; trial stage; court investigation; complainant; witness; record of a court session; audio recording; audio transcript; digital transcript of a court session; face-to-face confrontation; interrogation
This article is devoted to the analysis of the bills introduced to the Russian State Duma in order to fill the gaps arising within individuals involved in criminal proceedings implementing their powers at the trial stage.