contracts, enforcing their repudiation and unilateral modification of their terms. Based on the analysis of the court practice in Perm and Perm krai the authors consider principles. The analysis of the legal regulation of environmental law shows due to the fact that certain provisions of environmental law have been erroneously re-

Modern legal practice rarely makes use of environmental law principles. This is also referred to as principles. The analysis of the legal regulation of environmental law shows due to the fact that certain provisions of environmental law have been erroneously re-

Criteria distinguishing substantive and procedural law

Environmental law regulation: maintaining value of principles

Environmental fact; set of facts; secondary rights; dynamic legal capacity; prototype of law; connectivity

There is not enough clarity as to the legal nature of the relations arising under a particular set of facts but not constituting certain legal relations; however, such relations are not senseless from the legal perspective. The author of the article presents a critical analysis of secondary rights and their place in the legal doctrine.

FRANTSEV, Andrey Sergeevich

Department of civil procedure

Lomonosov Moscow State University Law School

"MosGorUsluga" non-commercial partnership for innovative activities in the social sphere

The author reviews the objectives underlying the distinction between substantive and procedural law and considers various implications following such distinction. The author analyzes different approaches towards this task developed by Russian and foreign scholars. The author also highlights a number of problems related to the classification of special procedural norms and substantive law norms containing procedural elements.

IGNATIEVA, Inna Anatolevna

Doctor of legal sciences

Professor

Department of environmental and land law

Lomonosov Moscow State University Law School

Environmental law regulation: maintaining value of principles

Environmental law principle; environmental law and regulation principle; assessment of environmental impact; environmental appraisal; independent environmental oversight; land classification by category

Modern legal practice rarely makes use of environmental law principles. This is also due to the fact that certain provisions of environmental law have been erroneously referred to as principles. The analysis of the legal regulation of environmental law shows that not all the provisions accepted as principles can actually be treated as those.

KARAVEVA, Yulia Stanislavovna

Candidate of legal sciences

Associate professor

Department of civil and business law

Lomonosov Moscow State University Law School

Erie doctrine; norms with procedural elements

Keywords:

Criticism of the existing legal doctrine; general principles of civil law; legal and socio-pedagogical studies

Corruption in sphere of education: criminal law characteristic

Keywords: Corruption; education; survey; criminal rate; Perm krai

Based on the analysis of the court practice in Perm and Perm krai the authors consider the features of corruption in the sphere of education. The analysis draws on the results of the survey that revealed the attitude of citizens to corruption in this sphere. The authors share their point of view regarding the nature, consequences and possible counter-action of corruption in this sphere.

SMIRNOVA, Alla Vladimirovna

PhD candidate

Department of theory of state and law and political science

Lomonosov Moscow State University Law School

Generally recognized principles and norms of international law within the framework of modern Russian law

Keywords: Generally recognized principles and norms of international law; sources of Russian law; legal principles; sources of law

The author considers the problems related to the generally accepted principles and norms of international law incorporated into the Russian legal framework by the effect of part 4 Article 15 of the Russian Federation Constitution. The author analyzes the essence and types of generally recognized principles as well as their legal effect. Discussing this topic aims at broadening the accepted perception of the general principles and norms of international law within the legal framework of Russian Federation.

TOMSINOV, Vladimir Alekseevich

Doctor of legal sciences

Professor

Lomonosov Moscow State University Law School


Article twenty-nine

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

The article continues 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 reveals 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.

ZHUK, Oleg Dmitrievich

Doctor of legal sciences

Professor

Moscow State University Law School

Russian Academy of Natural Sciences

Academician

Higher Attestation Commission

Member of expert board

Problems related to introduction of new model for award of advanced academic degrees to researchers and faculty members in Russia

Keywords: Ministry of education; award of advanced academic degrees; new model for award of advanced academic degrees; thesis examining committee; evaluation criteria; degree of candidate of sciences; degree of doctor of sciences; PhD

The article analyzes the processes of reformation of thesis examining committees and developing a new model for the award of advanced academic degrees. The author analyzes the criteria set forth for higher education institutions and research institutions and outlines the problems occurring in the process of establishing thesis examining committees under the traditional and new model for award of advanced academic degrees.

ZHUKOVA, Yulia Alexandrovna

Postgraduate

Department of civil procedure

Lomonosov Moscow State University Law School

Appealing decisions of arbitrazh courts rendered under fast track procedure

Keywords: Fast track procedure; arbitrazh procedure; civil procedure; reform of civil procedure

Under the fast track procedure, arbitrazh courts deliver a disposition which renders the court procedure fast and expedient. At the same time, it is not clear whether the court of appeal will be able to review the correctness of such disposition in the absence of the part providing the legal reasoning. What is more, it is not clear whether such situation may limit the rights of appellants challenging the dispositions delivered under the fast track procedure.

Перевод выполнена Аринова Б.Н.