

**Abstracts and keywords of articles,
published in the journal "Military law" in 2019**

2019. № 1

1. Artamonova S. N., Namm G. A. On the domestic experience of legal regulation of manning the judges of military courts

Abstract. This article touches on problems connected with certain aspects of the legal regulation of the acquisition of judges of military courts. Analyzing the historical development of the Institute manning judges of military courts in Russia, the authors draw attention to the feasibility of increasing the qualifications of candidates for judges of the military courts and the return military judges military status to better discharge their responsibilities in the context of armed conflict.

Key words: military courts; judge of military court; order of acquisition; qualification requirements; status of the serviceman.

2. Meshchangina E. I. Military courts in terms of development of domestic legislation: history and modernity

Abstract. The military-judicial reform of 1867 became an important milestone in the history of national law. The formation and development of military courts contributed to the formation of the formation of the judiciary. In Russia, objective prerequisites appeared for the administration of justice among the troops.

Keywords: legislation, military courts, reform, military justice authorities, the state, army service, military court, military prosecutor's office.

3. Ovcharov O. A. On the history of legal regulation activities of the military clergy (issues of improving legal work)

Summary. The article briefly discusses and analyzes some issues of historical development of legal regulation of the military clergy and improvement of legal work in the field of state-Church relations in the implementation of commanders and military clergy of their powers in the religious sphere and suggests possible solutions.

Key words: legal work, military personnel the right to freedom of religion, the military clergy, military service.

4. Andreev A. F. Correlation of the provisions of the Military doctrine of the Russian Federation with the international obligations of Russia on collective defense

Abstract. The subject of the study are two interrelated aspects of the problem of legal enforcement of international obligations of the Russian Federation on collective defense. The aim of the work is to resolve the existing contradiction between the needs of the CSTO member States in an effective system of collective security and the system of norms of international and domestic law that is inconsistent with it. The results of the work are applied and addressed to the subjects entitled to the initiative on harmonization of the CSTO legislation and improvement of the strategic planning documents of the Russian Federation.

Key words: military threat, aggression, pre-emption by force, collective defence, sovereignty, international Treaty, military doctrine.

5. Vasilchenko S. V. Concept and principles of interaction of border authorities with the Armed forces of the Russian Federation in the field of protection of national interests of the Russian Federation in the border area

Abstract. The article considers the interaction of border authorities with the Armed forces of the Russian Federation as a phenomenon from the standpoint of an interdisciplinary

methodological approach. At the same time, taking into account the existing points of view and on the basis of the provisions of the current legislation, the author's definition of the interaction of the border authorities with the Armed forces of the Russian Federation in the field of protection of the national interests of the Russian Federation in the border area is formulated and justified, and the principles of its implementation are outlined.

Keywords: interaction, Armed forces of the Russian Federation, national security, national interests, border authorities, border space, forces, means, efforts, phenomenon.

6. Verbitskaya T. V. Correlation of legal mechanisms of achievement of military and nuclear safety

Abstract. Despite the fact that the protection of the state's sovereignty is carried out within the framework of mechanisms to ensure different significant areas of security (national, military, nuclear, economic, environmental, public), military security is fundamental for the state. If the state is a leading nuclear power actively involved in world processes, such as Russia, ensuring nuclear safety predetermines the achievement of international security in the nuclear sphere. To date, nuclear safety has not been singled out as an independent type of security in military law and, correspondingly, a clearly defined mechanism for ensuring it doesn't exist yet. The ratio of military and nuclear security and legal mechanisms to ensure them are not defined. Establishing the relationship between Russia's military and nuclear security as a bastion of state security and significant elements of international security will allow both delineating the framework of legal mechanisms for ensuring military and nuclear security, as well as establishing the existence of common tools aimed at achieving both military and nuclear security.

Key words: security sphere, state sovereignty, legal achievement mechanism, legal means, military threats.

7. Pershina A. V. About the principles of use of the weapon by the military personnel at implementation of law enforcement activity

Abstract: The article presents the author's proposals to improve the legal regulation of the use of weapons by military personnel in the implementation of law enforcement through the establishment of principles. It seems that the principles of the use of weapons will contribute to the unification of the rules of its use, the development of legislation and the formation of the legal consciousness of soldiers and citizens.

Key words: weapons; use of weapons; military personnel; principles; harmonization of rules; law enforcement.

8. Bulygina I. A. Concept, contents, functions of the right to the address in the military organization of the Russian Federation and types of addresses

Annotation. The article deals with the essential characteristics and functions of the right to appeal to the military organization of the Russian Federation, on the basis of which its definition is given. Also, the concept and types of citizens' appeals on the basis of the legislation of the Russian Federation are analyzed and the necessity of distinguishing such type of citizens' appeals as a request is substantiated.

Keywords: the right of citizens to appeal; the concept and types of appeals of citizens; functions of the right of appeal; content of the right of appeal in the Russian Federation

9. Glukhov E. A. About timeserving in authorities

Summary. In article the behavior of the official always adapting to opinion and a position of the senior head is analyzed. The author shows positive and negative sides of activity of the similar official, analyzes the reasons and conditions promoting the atmosphere of conformism in the office of governing body. The author comes to a conclusion about decrease in management efficiency at its implementation by timeservers, about violation of the rights of subordinates and

clients by such employees to please of a management position, about presence of the conflict of interests at them.

Keywords: the timeserver, conformism, the official, authorities, incentives in public service, the informal relations, professional deformation, the conflict of interests, management efficiency, objectivity of decision-making.

10. Zhuravlev S. I. Koryakin V. M. Administrative regulation of military pension bodies

The summary: the article is devoted to substantiation of an opportunity and necessity of development and adoption of the federal bodies of executive power, in which the law provides for military service, the administrative regulations of execution of the state function on pension provision of persons held military service and their families. Opens the legal nature of administrative regulations as a variety of departmental legal acts, it differs from other forms of normative acts.

Keywords: administrative regulations; administrative procedure; the public function; provision of pensions of the persons, servicemen and their families.

11. Zaykov D. E. Institute of consideration of citizens ' appeals: new application in civil law relations

Annotation. In the article on the examples of judicial practice the cases of application of the Institute of consideration of citizens ' appeals in civil law relations are considered and the conclusion about the inadmissibility of such situations is drawn.

Keywords: treatment, citizens, term, unjust enrichment, interest for the use of other people's money.

12. Sokolov Y. O. The main violations in the proceedings against citizens who have not reported information of military registration to the military department

Abstract. The article deals with violations of officials of military department in the course of bringing citizens to administrative responsibility under article 21.5 of the Code of administrative offences of the Russian Federation. It is about responsibility for non-reporting of data of the military registration.

Keywords: military department, military registration, conscript, administrative offence, administrative responsibility, statute of limitations, corpus delicti, violation of procedural requirements, appeal, protocol, resolution.

13. Trofimov M. V. Financial legal relations with the participation of military organizations

Abstract. In the article the author formulates the signs and distinctive features, marks the boundaries of financial legal relations involving military organizations. Also disclosed are features of the structure and classification of financial legal relations with the participation of military organizations.

Keywords: financial legal relations, military organizations, financial and legal position of military organizations

14. Tuganov Yu. N. Features of production on cases of administrative offenses in customs activity in the conditions of the Eurasian economic Union

Abstract. The article deals with some features of the proceedings on administrative offenses in customs activities in the conditions of the Eurasian economic Union. The author, taking into account the analysis of the opinion of legal scholars and existing regulations highlights the features of this production.

Keywords: manufacture on Affairs about administrative offences, customs activity, the Eurasian economic Union.

15. Kharitonov V. S. On improving the system of training citizens for military service

Annotation. The article provides a brief overview of the draft federal law “On pre-draft and extra-military training of citizens of the Russian Federation”.

Keywords: compulsory and voluntary training of citizens for military service, conscription service, preparation of citizens for military service.

16. Kalashnikov V. V. How to enter the military training center

Annotation. The subject of this article is the procedure for enrollment and selection of citizens for training in military training centers. Criteria of admission of citizens to training both on a state of health, and on moral and psychological qualities are revealed.

Keywords: selection of citizens; military training center; military specialty; training in the military training center; military medical Commission; rating.

17. Kreminskaya M. N. Improvement of legal support of search and primary selection of citizens for vacant positions of Federal Executive authorities

search and primary selection of citizens for the vacant positions of the Federal Executive authorities.

Key words: legal support, activity, search and primary selection, Federal Executive authorities.

18. Lobanov I. M. Legal analysis of the status of associate and doctoral student of educational organizations of FSB of Russia

Annotation. The author conducts a legal analysis of the status of adjuncts and doctoral students of educational organizations of the FSB of Russia, which revealed some restrictions on the rights of soldiers. The article defines the legal basis of the status of adjunct (doctoral) and measures to improve the legal regulation of military service adjuncts (doctoral) educational organizations of the FSB of Russia.

Key words: status, legal status, educational organization, associate, doctoral student.

19. Parshakov A. S. On the formation of the legal basis of military and political work in the Armed Forces of the Russian Federation

Annotation: the article reveals the author's approach to the formation of the legal basis of military and political work and proposes four interrelated levels-constitutional, Federal, departmental and local. The necessity of fixing in the Constitution of Russia of the provision on the state-Patriotic ideology, and in the Federal legislation connected with the sphere of defense and safety, Institute of military and political work is emphasized, thus departmental and local acts bear the main normative loading of the considered activity.

Key words: normative legal acts, military-political work, military-Patriotic work, ideology, network form of education.

20. Romanov S. S. Legal basis of the personnel selection of the officer structure of the Russian army

Annotation. The article deals with the issues of increasing the level of professionalism and competence of officers through improving the legal regulation of the selection of officers in the hierarchy of the Armed Forces and their promotion.

Keywords: personnel selection of officers, personnel policy, officer promotion, recruitment and placement, career officer.

21. Kharitonov S. S. On some organizational and legal aspects of vocational training of military personnel

Annotation. The article provides an analysis of the concept and content of professional and job training of military personnel in the context of the legal requirements established by departmental regulations.

Keywords: vocational training of servicemen, commander training, serviceman.

22. Aleksandrova N. I., Kirichenko N. S. Some problematic issues of pension provision of persons who served in the military service

Annotation. Social security of military personnel is one of the main activities of the state, which can serve as a guarantee of the attractiveness of military service. Providing pensions to persons who have completed military service, has a number of problems that arise in the implementation of the legislation on pensions of military personnel.

Keywords: social security of military personnel, pension, pension.

23. Voronin D. V. Information support of functioning of accumulative-mortgage system of housing of the military personnel

Abstract: the article deals with the issues of information support of the accumulative-mortgage system of housing for servicemen (NIS).

Key words: information support of NIS, register of NIS participants, state of housing markets, credit conditions.

24. Ilin Yu. A. Cash allowance of servicemen in the period from 2013 to present

Abstract. The article analyzes the process of formation and development of the system of monetary allowances of the armed Forces of the Russian Federation, other troops and military formations in the period from 2013 to the present. The main problematic issues arising in connection with the suspension of the rules on indexation of monetary allowance are shown.

Keywords: monetary allowance of the military personnel; additional monetary payments; indexation; inflation; material support of the military personnel.

25. Ilmeneikin P. V. About some objective and subjective reasons of decrease in level of social protection of veterans of military service and veterans of work

Annotation. The article is a historical, legal and social study of objective and subjective reasons for the decrease in the level of social protection of veterans of military service and labor veterans in Russia. Some ways of the solution of the revealed shortcomings by improvement of the legislation on social protection are shown.

Keywords: veterans of military service; labor veterans; pensioners; social protection; social security; insurance pensions; social support.

26. Potapov M.G. Legal issues providing military personnel with living quarters

Annotation. The article outlines the legal issues of military personnel living quarters. In particular, issues: understanding and relationships of the terms "dwelling" and "living quarters"; norm plaza official residential premises provided by the soldier; accounting rules area of the dwelling; subsidies for the purchase or construction of residential premises.

Keywords: dwelling, residential premises, norms of the area of official residential premises, accounting rate, subsidies, soldier.

27. Svininyh E. A. On the refinancing mortgage loan received by participant of cumulative mortgage system of housing provision for military personnel

Abstract: In this article the author exams the refinancing of mortgage loans as a tool of partially reduction of the debt burden of the participants of the savings and mortgage system of housing for servicemen. The author assesses the difficulties and risks that may be faced by the participant of the savings and mortgage system during the procedure of refinancing.

Keywords: cumulative mortgage system of housing provision for military personnel; right to housing; mortgage loan; credit contract; refinancing; relending

28. Aleksandrova N. I., Kirichenko N. S. On procedural legislation governing the consideration by courts of cases on the material liability of servicemen and the legal nature of such cases

Annotation. The article deals with the legal nature of cases involving military personnel to liability. Based on the analysis of scientific publications and judicial practice, the conclusion is made about the dual legal nature of these cases. At the request of the commanders in the courts for the recovery of servicemen the amount of the damage cases are considered in the order of action proceedings under the norms of GPK of the Russian Federation. In case of appeal by military personnel of orders of commanders about attraction to financial responsibility of business are considered by rules of administrative legal proceedings according to CAS of the Russian Federation

Keywords: material responsibility of military personnel, military courts, claim proceedings, administrative proceedings.

29. Koryakin V. M. «Digitalization» of public relations and its impact on the state of corruption in the military organization of the state

Annotation. The article deals with the legal consequences of the widespread introduction of digital technologies in all spheres of society. The review of the existing scientific literature views on the concepts of "digital economy", "digital law", "digital rights" is given. It is shown how the "digitalization" affects the level of corruption in society in General and in the military organization in particular. The article describes both the positive aspects of digitalization and its negative consequences when the latest information and digital technologies are actively used to create new corruption schemes. This creates additional difficulties for law enforcement agencies to identify, expose and prosecute corrupt officials.

Key words: digitalization of society; information technologies; digital law; digital economy, anti-corruption.

30. Kurasheva A. G. Responsibility: the concept and purpose of

Annotation. The philosophical and legal category "responsibility" is considered. The concept of responsibility in social and legal sense is given, its types are analyzed. A brief analysis of the active and retrospective types of liability is carried out, the opinions of some theorists on the content of these types of liability are given. The interrelation of active and retrospective responsibility is traced. The author reveals the relationship between the awareness of the person committing the act, the meaning of this act, and the foresight of its consequences, and the impact of this relationship on legal responsibility.

Keywords: responsibility; positive responsibility; negative responsibility; objective and subjective types of responsibility; awareness and foresight; legal responsibility.

31. Polunin S. V., Shkrigun A. D. On strengthening the incentive function of disciplinary practice: legal aspects

Annotation. The work analyzes the disciplinary legislation in term of the effectiveness of the legal provision of the incentive function of disciplinary practice. Conclusions about the need to consolidate the principles of disciplinary practice and the legal responsibility of officials for their non-compliance are formulated.

Key words: disciplinary legislation, authority, disciplinary practice, the principles, incentive function, promotion, recovery, legal liability.

32. Tuganov Yu. N., Boytsova I. S. Assessment of guilt and the algorithm of data fixation in the course of inspections for the presence of intent in the actions of legal entities in the Commission of administrative offenses

Abstract: the Article is devoted to the theoretical aspects of creating an algorithm for recording data obtained during inspections by control (Supervisory) authorities in order to establish intent in the actions of legal entities in the Commission of administrative offences

Keywords: guilt; intent; administrative offense of a legal entity; legal liability of a legal entity.

33. Danilova N., Grigorieva M. About some aspects of the analysis by the Prosecutor of materials of criminal case about illegal business

Abstract. The authors consider the main directions of the analysis by the Prosecutor of materials of check of the message and materials of criminal case about illegal business.

Keywords: analysis, Prosecutor, illegal business, materials of check, materials of criminal case.

34. Islamova E. R. Klyueva K. I. Activity of military prosecutors to ensure the rule of law in the environmental sphere

Abstract. The article is devoted to consideration of issues related to the activities of military prosecutors to ensure the rule of law in the environmental sphere. The authors noted that civil measures are the most important means employed by prosecutors to punish violations of environmental legislation. Based on the analysis of judicial practice some problems are revealed as well ways of solving them are suggested. Adjustment of practical activities taking into account the findings of the study may improve the effectiveness of military prosecutors to ensure the legitimacy of the environmental sector.

Keywords: Prosecutor's Office, the military prosecutor, the armed forces, legality, ecology, environmental protection, environmental safety.

35. Mahanova R. M. Should not be confused with prosecutorial tactics with the tactics of the investigation

Annotation. The article provides a comparative analysis of the concepts of "prosecutorial tactics" and "investigative tactics", concludes that their mixing in the practical activities of military law enforcement agencies is unacceptable. The conclusion that the Prosecutor's tactics have not to the same extent substantiated and investigated in the theoretical attitude as investigative tactics. On this basis, proposals for the development of the theoretical foundations of prosecutorial tactics are formulated.

Keywords: military Prosecutor, prosecutorial tactics, investigative tactics, legality.

36. Serova E. B., Spasov M. A. Features of the opening statement of the military Prosecutor in court with the participation of jurors

Abstract. The article discusses the criminalistics aspects of the military Prosecutor with opening statement in jury trial. The content and structure of the introductory statement are examined, recommendations are made to increase the informational and psychological impact of the opening statement in jury in order to form a positive perception of the prosecution and the evidence presented by the prosecution.

Keywords: military Prosecutor, public Prosecutor, introductory statement of the Prosecutor, military court, jury, juror.

37. Borisov A. V. Problematic issues of qualification of mercenary and other personal interest of abuse of official powers

Annotation. The article discusses the features of the qualification of abuse of power, touched upon the problem of qualification of selfish and other personal interest in the Commission

of this crime. The article also provides arguments about the need for legislative amendments to the provisions of part 1 of article 285 of the criminal code with additional punishment "deprivation of the right to engage in certain activities and hold certain positions".

Keywords: subjective signs of crime, abuse of official powers, subjective side of abuse of official powers, selfish interest, other personal interest.

38. Damaskin O.V. Topical issues of criminal law formation policy in the area of national security of Russia

Annotation: the article deals with the current needs and opportunities for the formation of modern criminal law policy in the context of the emergence of new factors and prospects of national security of Russia, taking into account the state of crime, national and foreign experience in combating crime.

Keywords: state, national security, criminal policy, legal science, criminal law, crime.

39. Ermolovich Ya. N. Topical issues of qualifying violations of the statutory rules of relations between military personnel in the absence of relations of subordination between them (Article 335 of the Criminal Code of the Russian Federation)

Annotation. The article discusses the problematic issues of qualifying a violation of the statutory rules of relations between military personnel in the absence of relations of subordination between them, suggests ways to solve the revealed contradictions of the current legislation and the theory of criminal law.

Keywords: criminal liability, military criminal legislation, crimes against military service, military personnel, criminal law, military law.

40. Shcherbak S. I. Improvement of criminal liability for violation of the rules of the Border Service in connection with changes in legislation

Abstract: The article presents the results of the analysis of the current state and prospects of development of criminal liability of military personnel for violation of the rules of the border service, and on this basis proposed changes to the criminal legislation of the Russian Federation.

Key words: criminal liability; disciplinary liability; military personnel; border service; border activities.

41. Elagina E. V. Expert opinion in the evidence system

Abstract: The article discusses issues arising in the process of forming and evaluating a specialist opinion. Attention is drawn to the imperfection of legislative regulation, in consequence of which, it is difficult to use the conclusion of a specialist as evidence.

Key words: expert opinion, criminal proceedings, evidence.

42. Zhavoronkov V. The structure and content of the system of information support for forensic examination of vehicle markings

Abstract: The article discusses the general principles of organization and functioning of the information support system for the examination of vehicle markings, as well as the concept of the information support system and its task. The author also proposes for consideration the structural elements of the information support system and the mechanisms of its functioning. The article describes some features of the databases that are included in the system of information support for the expertise of the examination of vehicle markings and the requirements for their content.

Keywords: Information Support, structural elements, information, examination of vehicle markings, database.

43. Larinkov A. A., Shplyuk V. A. Law enforcement problems of using the results of operational investigative activities as a pretext and basis for a criminal case

Annotation. The article is devoted to some problems related to the use of the results of operational investigative activities in criminal proceedings as a reason and basis for the initiation of criminal proceedings. The authors state their position on the basis of the analysis of the current operational investigative and criminal procedure legislation, law enforcement practice and the views of various scientists.

Key words: initiation of criminal case, operative-search measures, results of operative-search activity, evidence, proof.

44. Lulin O. S., Ivanov V. V. Tactical and forensic support of operational and investigative activities of border authorities

Abstract. The article based on the results of the theoretical analysis of the researchers' points of view and the results of the study, taking into account the practice of operational-search activities of the border authorities proved the relationship of forensic tactics as a section of criminology with operational-search activity. On the example of operational-search activity of border authorities, the main tactical techniques used by employees of operational units of border authorities, including the example of identification, documentation and subsequent investigation of crimes related to illegal crossing of the state border, are considered.

Key words: criminalistics, forensic knowledge, legendirovanie, manipulation, masking, operational units, operational-investigative activity, border authorities, forecasting, tactics, tactic.

45. Sotnikova V. V., Rackhimov O. A. Investigation of criminal cases in respect of certain categories of persons: issues and problems

Annotation. This article deals with the problematic issues related to the peculiarities of criminal proceedings against certain categories of persons (persons with official immunity, special status, parliamentary immunity, etc.). the practice of law enforcement on the issues under study is analyzed, the ways of solving the identified problems are proposed.

Keywords: criminal proceedings; official immunity; special status of persons subject to criminal prosecution; parliamentary immunity; especially proceedings in criminal cases involving these persons.

46. Torbin Yu. G., Usachev A. A. Reporting a crime as a reason to start pre-trial proceedings

Abstract. The Russian criminal procedure legislation, using the concepts «information about a crime» and «reason for initiating a criminal case», does not fix their definition. Authors of a research, using methods of the analysis and synthesis, formal, logical, and historical methods of a research, analyze the specified concepts; consider a question of their ratio. The attention to shortcomings of the provisions of the criminal procedure law devoted to reasons for initiating a criminal case is paid. The expediency of entering of additions into the legal acts regulating the procedure of obtaining the statement for surrender from separate categories of persons is proved. Offers on improvement of Article 5 of the Code of criminal procedure of the Russian Federation are formulated.

Key words: criminal trial; information about a crime; reason for initiating a criminal case; reason for initiating a pre-judicial production

47. Shishov S. S. Typical investigative versions in the investigation of violations of the rules of navigation. Features of planning.

Abstract. The author on the basis of empirical material proposes the typification of investigative versions at the initial and subsequent period of investigation of violations of the rules of navigation. Specific features of planning the investigation of these crimes are indicated.

Key words: typical investigative versions, planning, investigation of violations of the rules of navigation.

48. Ageev A. A. Some issues on international law against State terrorism and inter-State terrorism on the Black Sea Region

Abstract: the article analyzes possible scenarios of development legal regulation of a counter-terrorism in the contemporary international law.

Keywords: Anti-Terrorism Center of the Commonwealth of Independent States, inter-State terrorism, State terrorism, terrorism

49. Kobets P. N., Krasnova K. A. Current Trends in International Law Enforcement Cooperation of the Russian Federation and the Republic of South Africa in the field of combating drug crime

Abstract. The authors consider the state of the drug situation, the factors of drug addiction, drug trafficking, experience and problems of the work of law enforcement agencies in South Africa to counter drug crime. In the process of the study, the authors analyzed the dominant trends in the situation with drug use in South Africa, considered the main achievements of the practical implementation of the South African state policy in the fight against drug crime. The authors identified the interstate relations of the Russian Federation and South Africa in the field of bilateral cooperation on combating illicit trafficking drugs, new psychotropic substances and precursors.

Keywords: South Africa, drug trafficking, drug situation, drug market, drug crime prevention, international cooperation.

50. Likunov V.O. Topical issues of counteraction illegal migration across the state border the Russian Federation and the Republic of Kazakhstan.

Abstract: the article considers the needs and opportunities of illegal migration through the state border of the Russian Federation and the Republic of Kazakhstan. Illegal migration is one of the main strategic risks and threats to Russia's national security in the long term. The consequences of illegal migration include the development of the shadow economy through the employment of illegal migrants, the growth of ethnic, international and cross-border crime, and organized forms of these phenomena. The existing legislation does not fully provide for full legal support of counteraction by the border authorities of illegal migration on one of the most difficult and tense sections of the state border of the Russian Federation and the Republic of Kazakhstan, which poses a threat to the national security of the Russian Federation. The author substantiates the need for scientific research of the state and the impact of illegal migration in the interests of border security.

Key words: illegal migration, counteraction to illegal migration, national security, foreign citizens, state border of the Russian Federation and the Republic of Kazakhstan, state migration policy.

51. Sudenko V. E. International Law Enforcement Cooperation against organized crime

Annotation. The issues of cooperation of the law enforcement agencies of Russia with similar authorities in foreign countries are considered. The focus is on interaction with countries of the former republics of the Soviet Union. It is emphasized that only close cooperation between the bodies of the Prosecutor's Office, the internal affairs and the investigation will make it possible to successfully combat crime in general and organized one in particular. Expansion of the scope of activities of organized criminal groups, their development of territories of other states, close closure with foreign organized crime is particularly dangerous for these countries and determines the need for the closest interaction and mutual assistance in the fight against this type of crime.

Keywords: crimes; organized crime; organized crime groups; criminal communities; transnational crime; interaction; mutual aid.

52. Shamarov P. V. Problems of participation of Russia in UN practical peacekeeping

Annotation. The article examines the official approaches of the Russian Federation to the UN peacekeeping; justifies the estimated use of national military and police personnel in such operations and missions; the parameters of the actual participation of representatives of Russia in practical UN peacekeeping are analyzed in comparison with other sovereign actors; the conclusion about the non-systemic nature of this most important state institution, which is not officially positioned as a promising political project of the country to protect her interests and ensure national security, is argued. The article postulates an objective need for the development and adoption at the federal level of the Concept of the international peacekeeping activities of the Russian Federation in order to strengthen the capacity to ensure its national security and promote state priorities.

Keywords: UN, NATO, EU, USA, international peacekeeping, peacemaking, national security, national interests, peacekeeping operations, military-civil interaction, concept.

53. Baghdasaryan I. A., Shurygina, Yu. A. Significant contribution to the educational and methodological support of military legal education in the Russian Federation

Annotation. The article is an annotation to the two academic publications, published on the eve of the new 2019 we are Talking about textbooks, "Military law and Military administrative law", published by the Metropolitan publishing "Justice". The author of both publications is a well-known scientist and expert in the field of military law, doctor of law, Professor Viktor Koryakin. The books take into account all the latest changes in military legislation, their structure and content is fully consistent with the curriculum disciplines "Legal support of military activities", "legal support of military administration" and "Military law", taught at the Military University cadets — future military prosecutors and military investigators, as well as employees of the military police. Kimi can also be useful to all military personnel interested in the problems of military law and military administrative law.

Key words: military law; military administration; military administrative law; military administration; legal support of military activities.

54. Filippova M. Yu. Professional legal advice requires thorough psychological training

Annotation. The article is a review of the monograph P. A/ Korchemny and V. M. Koryakin "Psychological aspects of professional legal consulting". The monograph deals with the psychological aspects of professional legal advice, which is a specific type of targeted activities to bring to the person who applied for advice, necessary and sufficient information (knowledge, information) of a legal nature. It is shown that legal advice is the most important means of establishing law and order in society, protection and realization of the rights and legitimate interests of citizens.

Keywords: legal advice; legal counsel; psychological training; legal psychology.

2019. № 2

1. Ageev A. A. International and the Military legal dimension of a State Security

Abstract: There is a complex and comprehensive analysis of the possible scenarios of development legal regulation of a Military security and State Security in the contemporary international law. The author turns to various foreign publications haven't been translated into Russian or used in Russian legal science before. Using the legislation and doctrine, the author undertakes the comprehensive research on the concepts of Military security and State security.

Keywords: Charter of the United Nations, International Court of Justice, International Court of Justice, international law, Military security, State Security

2. Lelikov-Kouzmenko V. O. Military technical activity of border guard departments: definition and content

Annotation. The article based on the analysis of legal acts of the Russian Federation in the field of border security, different approaches to the concept of «military-technical activity», substantiates its elements and formulates the author's concept. Highlighted elements of the content of such activities of the border authorities allowed to establish legal gaps and conflicts in legal acts related to military-technical activities.

Keywords: military-technical activity; weapons; military technical cooperation; demarcation of the state border; the development of weapons; state defense order.

3. Musin F. S., Fadeev N. V., The delimitation of the Arctic in the context of ensuring border and military security of Russia: international legal and military historical aspects

Abstract: The article focuses on exploration of the dynamics of the international legal registration of the polar borders of Russia in the second half of the XVII – early XX centuries (the pre-Soviet period). This paper continues the series of articles dedicated to the analysis of international legal and military historical aspects of the delimitation and using the Arctic territories, and ensuring border and military security in the region.

Keywords: Arctic, territorial delimitation, international legal regime, Russia, Sweden, Norway, Denmark, Finland, The Treaty of Nystad, The Treaty of Åbo, The Treaty of Fredrikshamn, military security, border

4. Smorchkova L. N., Ensuring economic security and administrative regulation of the economy: problems of correlation and development prospects

Abstract. The article is devoted to the problems of implementing measures to ensure economic security as a priority type of national security of the Russian Federation. It analyzes the main provisions of the Economic Security Strategy of the Russian Federation for the period up to 2030, compares goals, objectives and stages of its implementation. The author concludes that there is a lurch towards neutralizing the challenges and threats, both external and internal, at the same time as the focus should be placed on improving public administration in the economy and the development of administrative and legal regulation of economic relations.

Key words: national security, economic security, security, challenges and threats, economic development, administrative and legal regulation.

5. Ponomarev A. I. Goal-setting documents in the legal system Russian Federation

Abstract. This article describes the prerequisites and the process of changing the traditional meaning of doctrinal sources of law in the legal system of the Russian Federation. The author proceeds from the fact that one of the forms of doctrinal in the domestic legal system are the strategic planning documents within the framework of goal-setting. The author researches the historical development of doctrinal sources of law, also comparative analysis of ways of forming the conceptual apparatus in criminal law and legislation in the field of national security. The application of these scientific methods give the author grounds to assert that the actually practice

of legal regulation contradicts the approaches used in the classical theory of law and can be evidence of its crisis. The author also presents the arguments that determine the progressiveness of the emerging practice, and the need for its theoretical description in the framework of the complex theory of legal support of public administration.

In conclusion, the author stated that one of the trends in the changing role of goal-setting documents in the public administration is the infiltration of doctrinally into the political and administrative procedures. These changes are related to the functioning of the strategic planning system, which has been intensively developing since 2014. It seems that the further development of this trend contributes to the formation of a model of goal-setting in public administration, which has no analogues in foreign countries.

Key words: documents of goal-setting; legal system, doctrine, national security, conceptual apparatus, legal support of public administration.

6. Samarov V. M. Types of public legal relations.

Annotation. In the article, based on the study of numerous sources, an attempt is made to classify public legal relations into types on various grounds. Depending on the essential content of a particular type of legal relationship, they are combined into two groups – the main and additional types. A number of species that we have designated as copyrights, and which have not received wide scientific recognition in law.

Keywords: public relations, legal relations, types of legal relations, characteristic features of types of legal relations.

7. Glazunov I. V., Shirkin A. A. Development of the Institute of expertise as a means of struggle with administrative offences.

Annotation. The article shows that simultaneously with the integration of economic and political processes there is integration in the criminal sphere. The necessity of search of adequate effective means of counteraction to offenses in foreign economic activity is proved. The proposals on the use of expertise in the proceedings on administrative offenses are formulated.

Keywords: manufacture on Affairs about administrative offences; examination; customs authorities; integration; special knowledge; administrative investigations-nie; decriminalisation; law enforcement; customs crimes.

8. Glukhov E. A. The effectiveness of bureaucratic management

Annotation. The article analyzes the influence of bureaucratic tendencies in the control system on the quality and effectiveness of managing the entire system. The priorities and principles of management in commercial and public structures are compared, the influence of the bureaucracy as a social group on the legislative and judicial power is revealed.

Key words: bureaucracy, management efficiency, performance criteria, incentives for activity, officials, opportunism.

9. Guzowaty I. The border authorities of the Federal security service as the subject of crime prevention in the field of protection of State border of the Russian Federation

Annotation. The article discusses forms of preventive effects used border authorities, as the subject of crime prevention in the field of protection of the state border. Problems of implementation these forms and the ways of their solution.

Key words: border authorities, prevention of crime, forms of prevention effects.

10. Dushkin I. V., Scherbak S. I. On the objectives of the management of commanders on the leadership of the use of weapons

Abstract: The article presents the results of the analysis of the legal regulation of the management activities of commanders on the management of the use of weapons by subordinated soldiers in the implementation of their law enforcement activities.

Key words: weapons; use of weapons; military; national guard troops; management.

11. Kanyarov T. H. Legal nature of the official of boundary body as legal entity

Annotation. In article the legal personality of the public official as potential participant of legal relations is considered. Signs of the public official as person of law are defined. The nature of the public official of boundary body at implementation of powers of the public agent is opened and also at implementation of organizational and administrative and administrative functions in the organization. The feature of the legal personality of the public official of boundary bodies consisting in a possibility of realization of a triad of functions in one person is revealed.

Keywords: Legal entity, the official, boundary body, functions of the authority, organization and administrative functions, the military and office relations in boundary body.

12. Tuganov Yu. N., Skorobogatov M. V. Military-administrative status of servicemen's border guard departments'

Abstract. This article examines the military-administrative status of the personnel of the border guard departments, which includes a set of rights, duties and responsibilities in accordance with the legislation of the Russian Federation. The main problems of realization of the military-administrative status of the employees of the border divisions are analyzed. Some directions of improving the institution of the military-legal status of the staff of the border divisions are suggested.

Key words. border department, frontier post, state border of the Russian Federation, military-legal status of border guard officers.

13. Baranenko V. V. Military Department as a system of legal entities: concept, essence and legal nature

Abstract. The article deals with the concept of "Department", its essence and legal nature, features of the legal nature and legal status of the military Department; special attention is paid to the analysis of the legal nature of the military Department as a system of legal entities.

Keywords: Department, system of legal entities, system approach, legal personality of the military Department, features of the legal nature of the military Department, the legal status of the military organization in the system of legal entities.

14. Plotnikov D. M., Rhine A. A. Features of use of the Federal information resource "Bank accounts" at carrying out the Supervisory actions directed on check of reliability of reflection in references of the income, expenses, about property and obligations of property character of data on Bank accounts, the income received on deposits on them

Abstract. The article discusses the features of Supervisory measures to verify the accuracy of the reflection in the certificates of income, expenses, property and liabilities of the property nature of information about Bank accounts, income received on deposits on them, and also substantiates the directions of improving these Supervisory actions on the use of the Federal information resource "Bank accounts" as an effective anti-corruption measure.

Keywords: corruption; anti-corruption; Bank accounts, information about Bank accounts, income received from deposits on them, Prosecutor's supervision.

15. Trofimov M. V. Topical issues of the participation of military organizations in budgetary legal relations

Abstract: in the article the author reveals the theoretical foundations of the budgetary and legal status of military organizations, as well as characterizes their participation in the budgetary legal relations in the status of chief administrator (administrator) of budget revenues, chief administrator (administrator) of sources of financing of the budget deficit, the main Manager (Manager) of budget funds and the recipient of budget funds.

Keywords: military organization, budget legal personality of military organizations, budget and legal status of military organizations.

16. Zaykov D. E. Features of legal regulation of the order remuneration of heads of military organizations

Abstract. In the article, the author examines changes in the legal regulation of the remuneration procedure for the heads of military organizations, assesses such innovations and suggests ways for further development of these relations.

Key word: military organizations, leader, workers, pay, efficiency, publication.

17. Skrynnik A. The assignment of military rank (a special rank, class rank) when changing the type of public service and activity: some problems of enforcement

Abstract. Conducted a brief study to real life problems of law enforcement practice of assigning military rank (a special rank, class no rank) when changing the type of public service and activity of the soldier, law enforcement officer, state

Keywords: soldier, law enforcement officer, civil servant, military rank, special rank, class rank, diploma rank.

18. Sokolov Y. O. Alternative civil service and the right to housing

Annotation. The article gives a general description of the right of citizens undergoing alternative civil service to housing, examines the requirements for the living conditions of alternative workers and the problems they face in the implementation of this right.

Keywords: alternative civil service, the principle of extraterritoriality, dwelling, dormitory, sanitary and epidemiological requirements, administrative liability, evasion of service, criminal liability.

19. Kharitonov V. S. On some aspects of the functioning of voluntary training of citizens for military service

Annotation: certain aspects of the activities of the executive authorities in the organization of voluntary training of citizens for military service are considered.

Keywords: military service, conscription, voluntary training of citizens for military service.

20. Gusarova N. V. Modern views on legal status of military personnel

Abstract: In this article the author analyzes the views of various scientists on the types and elemental composition of the legal status of military personnel in the Russian Federation at the present stage, reveals the features of the official status.

Keywords: legal status of military personnel, types of legal status, content of the legal status of military personnel, official status, authority.

21. Ilin Yu. A. The history of the development of the system of military pay in the Russian Empire during the Patriotic war of 1812

Annotation: the article analyzes the process of formation and development of the system of monetary allowances of the armed Forces of the Russian Empire in the Patriotic war of 1812.

Key words: money allowance, the Armed Forces, provision of military personnel, the Patriotic war of 1812.

22. Ilimineykin P. V. Small research of objective and subjective reasons of decrease in level of social protection of veterans of military service and veterans of work

Annotation. The article is a historical, legal and socio-political study of objective and subjective reasons for the decline in the level of social protection of military service veterans and

labor veterans in Russia. Problematic issues in this area are raised, possible ways of their solution are revealed

Keywords: veterans of military service, veterans of labor, low-income citizens, types of social assistance, social security, social support measures, the powers of public authorities of the Russian Federation on social support of veterans.

23. Koryakin V. M. Provisions of the legislation on social support of families of the lost military personnel will be corrected.

Annotation. The article is a scientific and practical comment to the Decision of the constitutional Court of the Russian Federation of February 25, 2019 № 12-P, which assesses the constitutionality of some provisions of article 24 of the Federal law "on the status of military personnel". The constitutional Court ordered the legislator to clarify the provisions of the law relating to the provision of compensation for housing and utilities to the families of the deceased servicemen.

Key words: families of dead (deceased) servicemen; social support for families of servicemen; compensation for housing and utilities; structure and composition of utility payments and expenses for maintenance of apartment buildings.

24. Slivkov A. S., Shnyakina T. S. Some of the contradictions of the practice of application parts 15 of article 3 of the Federal law "On the monetary allowance of the military personnel and providing them separate payments»

Annotation. The article presents a special opinion on the grounds and purpose of lump-sum benefits paid in accordance with paragraph 1 of part 12 of article 3 of the Federal law "On the monetary allowance of the military personnel and providing them separate payments » and paragraph 3 of article 21 of the Federal law «On counter-terrorism». The authors analyze the legislation and the approach to the interpretation of the current legal regulation, conclude that the law enforcer unreasonably restricts the rights to additional measures of social support for a military personnel who have received in connection with participation in the implementation of measures to combat terrorism injury that caused the onset of disability.

Keywords: one-time allowance, social support measures, military pay, measures to combat terrorism, injury, military injury, early dismissal from military service, law enforcement practice.

25. Ivanov V. Yu., Trubizina V. A. Legal responsibility of organizations under the jurisdiction of the Russian defense Ministry for failure to take measures to combat corruption

Annotation. The article analyzes the norms of legislation establishing measures taken by organizations to prevent corruption, as well as regulating the legal responsibility of military organizations for non-compliance with the law on combating corruption. Some contradictions in this legislation are revealed, ways of their resolution are offered. In particular, the proposal to Supplement the administrative Code with the article "Failure of the organization to take measures in the field of combating corruption" is justified.

Keywords: corruption; anti-corruption legislation; measures taken by organizations to prevent corruption; administrative responsibility of military organizations.

26. Taranenko V. V., Kharitonov S. S. Material liability of servicemen: questions of practice and legality

Annotation. The article analyzes the controversial issues of law enforcement practice on the involvement of military personnel and persons dismissed from military service to liability in the context of the legality of decisions taken by military officials

Keywords: military service, serviceman, material responsibility of servicemen.

27. Voronov A. F. On the order of consideration of administrative cases by military courts in the light of innovations of the procedural legislation.

Abstract. The article analyzes the innovations in the Code of Administrative Judicial Procedure of the Russian Federation, establishing a change in the procedure of judicial protection of the rights and freedoms of military personnel, predicts possible problems of judicial practice, offers solutions to these problems.

Keywords: administrative proceedings, litigation of rights and freedoms of military, consideration and resolution of administrative cases in military courts.

28. Kotov A. A. Ways to increase the efficiency of defense by the military prosecutor of the economic interests of the state in civil proceedings

Annotation. This work is dedicated to the organizational aspects affirming the Military Prosecutor's Office's efficiency increase, to the analysis of the law bills aimed at the extending the prosecutor's powers previously considered by the State Duma of the Federal Assembly of the Russian Federation, as well as to the revelation and substantiation of powers that, according to the author, the prosecutor should be endowed with for the effective protection of economic interests of the State through its participation in arbitrary courts.

Key words: military prosecutor, state economic interests, ways of efficiency increase, prosecutor's powers, bankruptcy.

29. Mahanova R. M. The order of formation and classification of tactical methods of Supervisory activity of the military Prosecutor

Annotation. In article on the basis of the analysis of activities of the Prosecutor's activities substantiates the need to: develop a unified approach to the procedure for the formation and classification of tactical methods of the Supervisory activities of the military Prosecutor in accordance with the proposed General compulsory classification system; development of the foundations of the science of tactics for the application of its results to develop new forms and methods of implementation of the military prosecutors in the oversight activities and improve its efficiency.

Key words: bodies of military Prosecutor's office; Supervisory activity; tactical receptions; classification system; bases of science of tactics; increase of efficiency of Supervisory activity.

30. Tuganov Yu. N., Aulov V. K. The commissioner for human rights and the judiciary: the practice of interaction in the constituent entities of the Russian Federation.

Abstract. The article is devoted to the problems of interaction between the Commissioner for human rights and the judiciary in the subjects of the Russian Federation. The institution of the Commissioner for human rights occupies one of the main places in the system of non-judicial bodies that protect the rights of citizens.

Key words: judicial power, Commissioner for human rights, Ombudsman, labour rights, citizen, law, control.

31. Magomedov G. B., Ahmedjanova S. T., Ahmedjanova S. T., Kahbulatva E. H. Criminological characteristics of crime information

Annotation. At the present stage of development and continuous improvement of information relations in various spheres of society there is a tendency of increase in the number of cases of unauthorized access to computer information. In this regard, there is a need to reform the legislation in order to ensure information security and protection of national interests in this area. This article proposes measures to prevent and prevent crimes in the field of computer information.

Keywords: information security; computer crime; crime prevention and prevention in the field of trafficking in computer information.

32. Bolotova E. D. Criminal liability for the destruction and damage of cultural heritage during the conduct of armed conflicts: international legal standards and national peculiarities of its regulation

Abstract: the article examines the criminal law on liability for causing damage to cultural heritage sites during the conduct of armed conflicts. The international community has established basic standards for the protection of cultural property in local and interstate-armed conflicts. The Rome Statute of the International Criminal Court attributes separate attacks on cultural property to the war crimes. The countries parties to international agreements, implementing the provisions of international norms, apply criminal or disciplinary measures against persons guilty of destroying or damaging cultural heritage sites during armed conflicts, in cases where the committed violation of international humanitarian law does not entail international criminal responsibility. The shortcomings of the Russian criminal legislation in the field of the protection of cultural values during armed conflicts are identified and proposals for its improvement are formulated.

Keyword: cultural heritage, international law, criminal law, cultural values, armed conflict, war crimes.

33. Borisov A. V. Genesis of the concept of "murder" in the domestic legislation

Annotation. The article deals with the Genesis of the concept of "murder" in the domestic legislation at various stages of the historical development of our country. The article outlines the understanding of murder in tsarist Russia, in the Russian Empire, in Soviet times and at the present stage of development of the legal system. The article also contains different views of prominent scientists on the concept of "murder".

Key words: Genesis of the concept "murder", murder, qualification of crime, qualification of murder, qualified types of murder.

34. Damaskin O. V. Transnational organized crime of XXI century: genesis and problems of research

Abstract: the article considers genesis, criminogenic factors, actual needs and opportunities of criminologic and legal research and military and legal counteraction to modern transnational organized crime for national and international security.

Key words: criminal law, military law, international law, crimes against the peace and security of humankind, transnational organized crime.

35. Doljikov R. S., Telegina E. G. Absence without leave and desertion: the problem of development and differentiation

Annotation. At present, with an overall decrease in crimes against military service, a negative stable trend in the level of crimes against the order of military service remains. These circumstances indicate that the study of the qualification of these crimes is becoming increasingly important. Many issues of law enforcement practice in this area remain problematic and controversial. The jurisprudence confirms the thesis about the problems of differentiation of training article 337 of the criminal code and article 338 of the criminal code. The article substantiates the importance of proper qualification in law enforcement practice and in the field of criminal law protection of the order of stay of citizens in the military service.

Keywords: desertion; unauthorized abandonment of a unit; qualification of crimes; evasion of military service; place of military service; military service; soldier; criminal punishment.

36. Ovcharov A. V. Criminal liability of the sphere of public procurement as a novel of Russian criminal legislation

Annotation. The article is devoted to research of the novels of the Russian criminal legislation, regulating the provision of criminal legal protection of the sphere of procurement of

goods, works, services for state and municipal needs. The paper analyzes the elements of the offense, as defined in Arts. 200.4 and 200.5 in the Criminal Code of the Russian Federation and analyses the cases of committing this crimes.

Keywords: criminal liability, state, state and municipal procurement, criminal law protection, novelties of criminal legislation, procurement of goods, works and services for state and municipal needs.

37. Sudenko V. E. Separate features of the struggle with participation in illegal armed groups

Annotation. The article discusses some of the problematic issues related to exposing participation in illegal armed forces, and collecting evidence for criminal prosecution. The concepts of “illegality”, “armament”, “formation” relating to the crimes under consideration are briefly disclosed. Separate recommendations are given on the interrogation of persons suspected of participating in such formations, and tactical methods of exposing them are given. The tactics of examining persons suspected of the crimes in question with the aim of finding traces of their involvement in illegal armed groups and their exposure is shown.

Keywords: crime; illegal armed formation; witnesses; investigator; operative worker; Act of terrorism; attacks; interrogation; survey.

38. Makogon A. A. Permanent residence as an important factor in the judicial process concerning the use of detention: problems of practice

Abstract. The article is devoted to the issues of pre-trial detention in the field of criminal justice. Special attention is paid to permanent residence as an important factor for courts to consider. The author examines the categories, which are used in court decisions and the role, that place of residence of the suspect or accused person has.

Keywords: preventive measure, detention, criminal process, place of residence, permanent residence.

39. Nikolaeva T. G., Timoshenko I. M. Proceedings on the appointment of a measure of criminal law in the form of a judicial fine: problems of law enforcement

Abstract. The authors consider the problems arising in judicial practice in deciding whether to terminate criminal cases (criminal prosecution) in connection with the appointment of a criminal law measure in the form of a judicial fine, focus on analyzing the criminal law conditions for terminating criminal cases this basis, justify the need to specify the conditions for the appointment of a judicial fine.

Keywords: criminal procedure, termination of a criminal case, judicial fine, compensation for damage, two object crimes, the garrison military court.

40. Sotnikova V. V., Bunin K. A. Investigation of crimes committed with the use of computer technologies: today and tomorrow

Annotation. This article deals with issues related to the investigation of crimes committed with the use of computer technology. The provisions of the Criminal Procedure Code of the Russian Federation, their imperfection in relation to the investigation of this category of crimes are analyzed. Proposed ways to resolve the issues raised.

Key words: crimes committed with the use of computer technology, the criminal process, problems.

41. Gornovskiy A.A. Legal regulation of certification of servicemen in the USA and great Britain

Annotation. The article provides a brief analysis of foreign experience of legal regulation of certification of military personnel on the example of the United States and great Britain. The author is convinced that for effective carrying out of certification in Armed Forces of the Russian

Federation use of some elements of practice of certification of the military personnel of foreign countries will be useful.

Keywords: certification, testing of military personnel, military service, military service, evaluation criteria of military personnel.

42. Verbitskaya T. V. USA action on the INF Treaty: A New Challenge to the Nuclear Nonproliferation Regime?

Abstract. The article is devoted to the study of the consequences of the US demarche with regard to the INF. From the point of view of deciding the future of the nuclear nonproliferation regime. The author concludes that the actions of the United States testify to the internal instability of the regime and the need to modernize it, however, such actions will not have devastating consequences for the regime. Nevertheless, Russia, together with China, needs to provide a counterbalance to this behavior of the United States in order to eliminate such an imbalance of the regime in the future.

Keywords: nuclear security, strategic balance of forces, non-proliferation of nuclear weapons.

43. Shamarov P. V. Political and legal regulation French peacekeeping activities.

Annotation. The article examines the peculiarities of the political and legal regulation of the co-temporary peacekeeping activities of France, the basis of which is her cooperation with NATO and the EU; shows the process of evolution from the beginning of the 1990s to our time, the conceptual and doctrinal views of official Paris on the use of military-force means of external actors in the course of resolving intrastate ethno-political conflicts; shows the types, scope and conditions of the national participation of France in practical peacekeeping; analyzed the main existing regulations in this area of activity.

Keywords: UN, EU, NATO, AU, international peacekeeping activities, peacekeeping, peacekeeping operations, national interests, crisis management, armed conflict, crisis.

44. Ovcharov O. A. Legal bases of functioning of military clergy-world experience of regulation (questions of improvement of legal work)

Annotation. The article briefly reviewed a release prepared by T. M. Chelpanova "Foreign experience of regulation of the legal status and activities of military chaplains," edited by D. Yu.N., Professor I. V. Ponkin and published at the end of 2018, the article briefly examines the contents of the specified work and its place in research of this kind, scientific contribution to military law, constitutional law and legal systems of religious organisations, provides guidance on the possible use of new knowledge in the development of the institution of military clergy in Russia.

Key words: legal work, the right of military personnel to freedom of religion, military clergy, religious associations, military law, constitutional law.

2019. № 3

1. Akanaev Ya. S. On some of the existing legal problems in the regulatory framework governing the activities of border agencies in the fight against external military hazards on the routes of international communication.

Annotation. The article examined problematic issues of legal regulation of border bodies. The analysis of the legal framework for the regulation of social relations in the border area. The existing legal conflicts, defects and gaps in the existing regulatory legal acts were identified, and measures to eliminate them were initiated.

Key words: legal regulation, border agencies, external war dangers, drug smuggling, drug trafficking.

2. Belyaev N. N., Semculich V. F. About system of scientific researches in the field of

ensuring national security of the country and creation of conditions for implementation of the received results

Abstract: the article presents the material on the organization of activities in the Executive authorities, ministries and departments of the Russian Federation to create modern results of intellectual activity in the field of national security. A brief analysis of the possibility of introducing the results into civil circulation, with the allocation of problems in the organizational component of the database system providing secure storage, secure information exchange and modernization of the system in Russia.

Keywords: database, legal regulation, research and development, military and dual-use technology, national security.

3. Damaskin O. V., Holikov I. V. Current Issues of Legal Support of Armed Struggle in Modern Strategic and Politic Reality

Abstract. The modern approaches to understanding of military strategy, its factors along with the current requirements and possibilities of further improvement of security and defense assets, issues of development of their legal support are considered.

Keywords: military strategy, military security, international security, military-political bodies, legal support.

4. Kazakov V. N., Samarov V. M. Discipline in the context of the theory of legality

Annotation. According to the authors of this article, an understanding of legality and discipline as a special state of social relations, regulated by the relevant regulatory acts, reflecting the totality of its special properties and characteristics, makes it possible to discern in these phenomena specific legal phenomena that are closely interdependent.

Keywords: legality, discipline, state bodies, officials, lawful behavior, law and order.

5. Potapov M. G. Terrorism and extremism: problems of understanding

Annotation. The article provides a brief analysis of points of view on the understanding of the terms "terrorism" and "extremism". These terms are interpreted ambiguously, which entails problems of their legal and regulatory framework and law enforcement practice. As a result, the effectiveness of the fight against terrorism and extremism decreases and cannot have the necessary, proper, adequate and high level of resistance to these phenomena. Attention is also paid to the policy of double standards in addressing issues of combating terrorism and extremism, with specific examples characteristic of the modern world order. According to the results of the study, a conclusion was formulated on the need for further research and development on the stated problems.

Keywords: terrorism, terror, extremism, public safety, crimes against public security, separatism.

6. Taradonov S. V. Theoretical and legal aspects of military legal relations in wartime and in military conditions

Annotation. This paper discusses the theoretical and legal aspects of military legal relations, an attempt to determine their essence in relation to military activities. The features of manifestation of military legal relations in wartime and in a combat situation are considered in detail.

Key words: military legal relations, military legislation, wartime, combat situation, international humanitarian law.

7. Fomichenko M. P. Constitutional and legal model of the Russian nation

Annotation. The article discusses a number of provisions relating to the concepts of "ethnos", "people", "nation", "Russian nation". The issue of national identity in Russia is one of the most relevant. On the one hand, the vagueness of the constitutional foundations and

unconvincing political theory; on the other hand, the complete denial of the possibility of forming a civil nation in the Russian Federation. All this materializes into chaos and requires ordering. Therefore, the purpose of this article is to highlight the intrinsic features of the Russian nation and the designation of areas to ensure its unity in diversity; its subject was those constitutional and legal norms that are aimed at the regulation and regulation of social relations relating to the implementation of the provisions of the constitutional and legal model of the Russian nation. The author's vision of solving these problems is based on General scientific and private scientific methods of cognition and is represented in ensuring the unity of the two opposite directions of the potential of the multinational people of the Russian Federation: the perception of all people of Russia as a single nation and maximum consideration of national specifics. The final result of these actions should be the transition from people's sovereignty to national sovereignty, from the mechanisms of action of the original constituent power to the unconditional action of the mechanisms of the established constituent power.

Keywords: constitution, multinational people of the Russian Federation (Russian nation), ethnic group: race, tribe, nation, people of Russia: Russian — state-forming, indigenous minorities, indigenous title.

8. Mintyagov S. A. Concept and system of legal regulation of activity military police of the Russian Federation Armed Forces

Abstract. The article describes the concept and system of legal regulation of the military police of the Armed Forces of the Russian Federation. Under the term "legal regulation of the military police of the Armed Forces of the Russian Federation" the author understands the purposeful process of influence of state bodies on legal relations arising in the process and about the activities of the military police, with the help of special legal means and methods for the purpose of their regulation.

In turn, the system of legal regulation of the activities of the military police, according to the author, is a set of legal norms that determine the legal status of the military police, as well as the legal status of their individual officials.

Besides in this article classification of normative legal acts, concerning activity of military police of Armed Forces of the Russian Federation is carried out.

Key words: military police, legal regulation, normative legal acts.

9. Pichugin D. G. Problems of application by officials of border authorities of some measures of ensuring production on cases of administrative offenses concerning the citizens who are in a state of intoxication

Annotation. The article is devoted to the problematic issues arising in the process of application by officials of the border authorities of such measures to ensure the production of cases of administrative offences, as a medical examination on a state of intoxication and administrative detention concerning the persons being in a state of intoxication. Offers on improvement of a procedural order of application of the designated measures of ensuring production on cases of administrative offenses are formulated.

Keywords: border authorities, administrative offence, measures of ensuring production on cases of administrative offenses, medical examination for intoxication, administrative detention.

10. Reshetnikov V. N., Voronin D. V. Administrative procedure in the implementation of the right to housing of service members and citizens dismissed from military service as a means of reducing corruption of the military administration

Abstract. The article deals with the problematic issues of administrative procedures of housing for service men and citizens dismissed from military service, and proposes ways to solve them.

Keywords: military, administrative procedures of housing, administrative regulations, administrative reform.

11. Zaikov D. E. Legal regulation of the participation of military personnel, employees of the Federal fire service of the State fire service and civil servants of the EMERCOM of Russia in the management of non-profit organizations

Abstract. The article analyzes the order of the EMERCOM of Russia of May 31, 2017 No. 236, which establishes the legal regulation of the participation of military personnel, employees of the federal fire service of the State Fire Service and government civil servants serving in the EMERCOM of Russia in the management and activities of non-profit organizations. The author concludes that the said legal act does not comply with the requirements of the legislation of the Russian Federation and a significant violation of the rights of these persons.

Key words: military personnel, employees, civil servants, MES, non-profit organizations, activities, participation, management, anti-corruption.

12. Kiselev N. P. Turning the property of military personnel into state's income due to anti-corruption legislature violation: issues of theoretical justification

Annotation. The article deals with theoretical justification of turning the property of military personnel into state's income institution. The author analyses the opinion of The Constitutional Court of the Russian Federation on this problem, compares the turning the property into state's income institution with different kinds of legal liability and makes a conclusion about the possibility of its legal justification from the point of unjust enrichment institution.

Key words: corruption counteractions; cost control; turning property into state's income; unjust enrichment; legal liability; military service.

13. Moiseev D. V. Legal aspects of international transport with the participation of military personnel

Annotation. The article analyzes the features of international transport involving military personnel. It is shown that the specificity of transportation with the participation of military personnel is that the main issues of transportation are regulated by international transport conventions (agreements), which contain uniform rules. Some of these rules and problematic issues arising in the implementation of international transport with the participation of military personnel are examined.

Keywords: international transportation, military personnel, transport conventions, agreements, insurance.

14. Trofimov M. V. Legal features of military organizations as subjects of financial relations

Abstract. In the article the author substantiates the legal nature of military organizations as specific subjects of law with the peculiarities of participation in financial relations. According to the author, the presence of such features allows us to assert the need to highlight in the science of military law the financial and legal position of military organizations as an independent legal structure.

Keywords: military organization, financial legal personality of military organizations, financial and legal position of military organizations.

15. Kalashnikov V. V. The order of wearing special and military uniforms, symbols, insignia in military training centers needs legislative fastening

Abstract. The subject of this article is the problem of legal regulation of the use of uniforms, symbols and insignia of the teaching staff and citizens enrolled in military training programs in military training centers.

Keywords: military training centers, dress code, insignia, symbols, description of the order of wearing.

16. Malakhanov A. V. Some aspects of reimbursement Federal budget by citizens expelled from military training centers under the Federal state educational institutions of higher education

Annotation. The article analyzes the legislation on the issue of reimbursement of the Federal budget by citizens expelled from the military professional educational organizations and military educational institutions of higher education or military training centers at the Federal state educational institutions of higher education. The main emphasis is on citizens expelled from military training centers under the Federal state educational institutions of higher education, who were trained in the training programs of reserve officers, sergeants and reserve officers, soldiers and sailors of the reserve, and previously in the case of expulsion from the educational institution did not reimburse the Federal budget funds spent on their training. Possibility of compensation of means of the Federal budget by this category of citizens is considered.

Keywords: Federal budget funds, Federal law, training, military training center, Federal state educational organization of higher education.

17. Skrynnik A. M. Assignment of the next military rank to reserve officers in the certification order: problems of law enforcement practice

Annotation. A brief study of emerging in practice problems of law enforcement practice in the assignment of regular military ranks of military service – reserve officers in the certification procedure.

Keywords: military service, reserve officer, military rank, certification.

18. Sokolov Y. O. Basic violations of the rights of citizens when considering applications for replacement of military service by alternative civil service

Abstract. The article discusses the reasons for refusing to consider applications for the replacement of military service by alternative civilian service. Also, the author gives an overview of violations of the procedure of the meeting of the draft Commission on the application of a citizen.

Keywords: alternative civil service, military department, deadline for application, medical examination, meeting of the draft board.

19. Kharitonov V. S. On the training of citizens of military age for military service in scientific companies: legal aspects

Abstract. The article discusses the legal aspects of measures for the preparation of citizens for military service in scientific companies. A brief comparison of scientific companies with similar units of the Israel Defense Forces has been made. Proposed directions for improving the training of citizens for military service in scientific companies

Keywords: military conscription; scientific company; preparation of citizens for military service.

20. Egorov E. V., Koryakin V. M. Pension provision of the persons who passed military service, and other types of public service: comparative legal research

Annotation. The article deals with some issues related to the order of calculation of pensions of military pensioners. The authors pay special attention to the issue of lawfulness of application of the so-called "reduction coefficient" to military pensions. The sizes and the order of calculation of pensions of separate categories of military pensioners of pensions appointed by the former Federal public servants are correlated, the corresponding conclusions are formulated.

Keywords: military retirement, military retiree, the reduction factor in-enny attorney, allowance, salaries, public service.

21. Ilin Yu. A. History of the development of the cash allowance system for servicemen in the USSR

Annotation: in the article the process of formation and development of the system of cash allowance of servicemen of the Armed Forces of the USSR from the October Revolution to the collapse of the USSR in 1991 is analyzed.

Key words: money allowance, the Armed Forces, provision of military personnel.

22. Ilimineykin P. V. The right to health protection and medical care of military personnel and persons equated to military personnel by the legislation of the Russian Federation

Annotation. The article is a socio-legal study of the provisions of the legislation of the Russian Federation governing the right to health protection of servicemen and persons equated to them in medical care, with a legal analysis of their shortcomings and legal conflicts with other legal norms.

Key words: social guarantees of servicemen; the right to health care and medical care; persons equated with medical care to the military; citizens dismissed from military service; family members of servicemen.

23. Luzhin K. N. Requirements to the candidate for the position of judge of the military court and peculiarities of its legal status in the Russian Federation and CIS countries

Abstract: the article discusses the Requirements for a candidate for the post of judge of the military court and the peculiarities of its legal status in the Russian Federation and the CIS countries, as well as specific proposals for amendments to the current legislation.

Key words: judicial power, military courts, military judicial bodies, military legislation of the Russian Federation and CIS countries.

24. Osipenko S. V. The legal reform priorities of the state compulsory personal insurance of military men

Abstract. The article presents an analysis of the organizational and legal basis of the state compulsory insurance of military personnel, followed by the definition of priority areas of improvement of the existing insurance mechanism. Particular attention is paid to improving the legal regulation of compensation for harm caused to personal rights and legitimate interests of military personnel, meeting the social needs of persons engaged in military service.

Keywords: insurance of military personnel, stability of power structures, compensation of harm, health of the military personnel, military law, priority directions, the mechanism of insurance.

25. Tereshchuk S. S. Providing the military prosecutors of the garrisons of the Central Military District with legality in the sphere of pension and labor rights

Annotation. The article discusses the systemic violations of the law allowed when citizens were granted a pension on the occasion of the loss of the breadwinner, whose dead (deceased) relatives were participants in the Great Patriotic War or veterans of military operations, as well as in paying salaries to employees of DOSAAF institutions of Russia; the results of supervisory activities aimed at restoring the rights of citizens.

Keywords: prosecutor supervision, military prosecutor, rule of law.

26. Trofimov E. N. To the question of the repayment of the living of some categories of military servants and members of their families under conditions of holidays

The summary. The article provides a legal justification for the possibility and admissibility of the re-provision of housing for certain categories of military personnel and members of their families who were previously provided with residential premises, including those who took ownership of these residential premises by way of privatization.

Keywords: soldier, family members of a soldier, one-time provision of housing, privatization, termination of property rights, gratuitous transfers of housing to state or municipal property, deterioration of living conditions.

27. Glukhov E. A. The autonomy and initiative of soldiers in a combat situation

Abstract: the article analyzes the possibility of military retreat from algorithms and making independent decisions in combat. The author concludes that it is necessary to train the independence of decision-making and initiative of the co-mandate holders on the ground in peacetime.

Keywords: initiative, soldier, reasonable risk, bureaucracy, self-defense, international humanitarian law, operativeness, independence, use of weapons, fighting

28. Meshchangina E. I. Formation of spiritual and moral values of military personnel in the context of legal relations of military activity education of cadets in the educational

Abstract. The article deals with the process of formation of spiritual and moral values of military personnel in the context of legal relations of military activity. Spiritual support of the Armed forces of the Russian Federation is the most important factor in the viability of the nation. In combination with morality, spirituality contributes to the interaction and cohesion of soldiers. In turn, legal relations give the force of law to a number of moral principles that develop in military activity.

Keywords: spiritual - moral values, legal relations, education, personality, soldier, Armed forces, law, nation, military activity, state.

29. Ovcharov O. A. Features of liturgical activity of military clergy and some problems of their legal application in troops (issues of improving legal work)

Abstract. The article briefly discusses and analyzes some issues of legal regulation of the military clergy in the performance of divine services in the military, improvement of legal work in the field of state-Church relations in the implementation of commanders and military clergy of their powers in the religious sphere, briefly discusses some of the shortcomings and proposes possible solutions.

Key words: legal work, military personnel the right to freedom of religion, the military clergy, military service.

30. Batiukova V. E., Kozlov A. V. To the question on the determination of the state measures aimed at the resistance of the legalization of incomes obtained by criminal way

Annotation. The article is devoted to the analysis of state measures aimed at the legalization of proceeds from crime. The article analyzes not only the existing measures in the Russian Federation to counter this type of crime, but they are compared with foreign legislation. Other measures that are not currently included in the system of combating this crime are also proposed.

Keywords: criminal liability, legalization, incomes, stages of development of criminal activity, schemes of criminal activity, measures of counteraction

31. Eremin M. Drug trafficking crimes in the system of military dangers and national security threats

Annotation. The article deals with the specificity of drug trafficking crimes in the system of military dangers and national security threats.

Key words: illegal drug circulation, military danger, national security threat, transnational organized crime, smuggling.

32. Eermolovich Ya. N., Chestnov Ni. E. Qualification of abuse of power related to sexual freedom and sexual integrity of a subordinate serviceman, committed by officials of the Armed Forces of the Russian Federation

Abstract. The article analyzes the practice of applying the provisions of Art. 286 of the Criminal Code of the Russian Federation by military courts, in cases where the excess of official powers by a military officer was associated with an encroachment on sexual freedom and sexual inviolability of a subordinate soldier.

Keywords: criminal liability, military personnel, military criminal legislation, military criminal law, abuse of power, sexual freedom, sexual inviolability.

33. Liksunov V. O. Characteristics of persons who committed crimes in the field of illegal migration across the state border

Abstract. The article deals with the identity of the criminal who committed a crime in the field of illegal migration across the state border of the Russian Federation and the Republic of Kazakhstan. A generalized analysis of the qualities and characteristics of all criminals makes it possible to identify common factors that determine illegal behavior, and this determination allows to limit the range of potential criminals in order to carry out preventive measures. Theoretical conclusions, including a generalized description of persons who committed crimes in the field of illegal migration across the state border the Russian Federation and the Republic of Kazakhstan have been confirmed in the course of the analysis of sentences handed down by the courts of the Altai territory, Omsk, Chelyabinsk, Kurgan, Novosibirsk, Saratov, Tyumen and Astrakhan regions in criminal cases in this area.

Key words: illegal migration, combating illegal migration, the identity of the criminal – illegal migrant, the state border of the Russian Federation and the Republic of Kazakhstan, criminological characteristics of the illegal migrant, the state migration policy.

34. Rumyantseva I. V. Classification of typical and typical mechanisms of crimes against military service

Annotation. The aim of the work is to implement the classification of typical and typical mechanisms of crimes against military service, which makes it possible to organize and optimize the initial stage of investigation of crimes against military service. As the bases of classification are used: the procedural status of the serviceman; the psychological characteristic of the serviceman; leading manifestations of the personality of the serviceman; a way of Commission of crime against military service.

Key words: military service; crimes against military service; typical mechanism of crimes against military service; classification of typical mechanisms of crimes against military service.

35. Subanova N. V., Vorontsov A. A. Protection of the rights of business entities by criminal law means: issues of prosecutorial and supervisory practice

Summary. This article is devoted to theoretical and practical issues of the implementation of the powers of the prosecutor in protecting the rights of business entities by criminal law means. We consider the gaps in the legislation in this area and ways to overcome them. The article was prepared with the information support of ATP "Consultant Plus"

Keywords: supervision, prosecutor, crime, economics, entrepreneurial activity.

36. Kharitonov S. S. On the legality and fairness of bringing to criminal responsibility for the unlawful receipt of an apartment by a serviceman

Annotation. The article deals with the illegal obtaining of housing by servicemen, the criminal responsibility of servicemen for housing fraud. It is noted that these crimes are generally widespread, they are distinguished by a high degree of public danger, they cause significant harm, taking into account the cost and social value of housing. The problems arising from the qualification of these criminal acts

Keywords: crime, embezzlement, fraud, housing fraud, soldier

37. Abdyraev A. M. Revival of procedural powers of inquiry bodies in Kyrgyz armed forces

Abstract. The article is devoted to the problem of improving procedural measures to combat crime. The author analysis problems arising in the functioning of the bodies of inquiry of the Armed Forces of the Kyrgyz Republic and examines the role of the bodies of inquiry in the preliminary investigation.

Keywords: inquiry, bodes of inquiry, interrogating officer, pre-trial proceedings, criminal procedure law.

38. Antonov O. A. Truth in criminal proceedings

Annotation. One of the most topical issues of criminal procedural activity is considered. It is argued that in criminal proceedings the truth is subjective. The final decision on the criminal case is taken taking into account the positions of all participants in criminal procedure. A new approach to the content of truth in criminal proceedings is formulated. It is noted the ambiguity and subjectivity of the truth in the criminal case. It is proposed to introduce into scientific use such concepts as "the truth of the defense", "the truth of the charge", "the truth of justice", "the truth of the error".

Keywords: truth, criminal procedure, defense, prosecution, justice, preliminary investigation, criminal proceedings, delusion.

39. Zhavoronkov V. A. Peculiarities of the modern approach to solving problems of vehicle markings examination

Abstract. The article discusses the use of traditional methods of expert research used in the production of examinations of vehicle markings. Also here are considered the features of some modern methods for doing such researches. The author also analyzes the research related to the use of internal databases of vehicles when conducting this type of expertise. This article reveals the positive aspects of this trend in expert practice. In addition, the article discusses the need to create of some databases in order to improve the efficiency of expert studies of vehicle marking signs.

Keywords: identification marking; vehicle; information; markings; manufacturing plant; electronic storage medium; Database.

40. Parshakov A. S. To the question of features of investigation of crimes of the military personnel connected with traffic safety

Abstract. The article reveals the features of the production of some investigative actions during the investigation of crimes of military personnel related to road safety. Taking into account the prosecutorial and investigative practice, the features of the inspection of the scene, vehicles and the corpse; the interrogation of witnesses, victims, suspects and accused; the investigative experiment; the appointment and production of forensic, forensic, biological, automotive, chemical, tracological and other types of expertise are investigated.

Key words: features of production of investigative actions, public Prosecutor's and investigative practice, inspection of a scene, examination, the car, fighting, special or transport car, rules of driving.

41. Ageev A. A. The legal nature of Solutions of Bodies of the Cooperation of CIS of the country's Defense and State Security

Abstract. There is a complex and comprehensive analysis of the possible scenarios of development legal regulation of a in the contemporary international law. The author attempts to single out some problems of International treaties of the interdepartmental character implementation therefore of the ways the legislation and doctrine of international law.

Keywords: Charter of the United Nations, Defense, international law, International treaties of the interdepartmental character, State Security

42. Andreev A. F. Current legal issues of the humanitarian dimension military security in model legislation Commonwealth of Independent States

Abstract. The article analyzes the scope of application, the rules of the semantic system, and the style of the model Manual on international humanitarian law for the Commonwealth of Independent States. The scientific novelty of the publication lies in the substantiation of the author's proposals for improving the legal framework for the military security of the Commonwealth member states in a humanitarian format. The results of the work have an applied nature and are addressed to the Joint Commission at the IPA CIS on the harmonization of legislation in the field of security and countering new challenges and threats.

Key words: scope of application, rules of the semantic system, style of the act, peacetime, war, armed conflict, a different situation of violence, precaution, necessity, proportionality.

43. Gornovskiy A. A. Foreign experience in legal regulation certification of military personnel

Annotation. The article is devoted to a brief analysis of foreign experience of legal regulation of certification of military personnel on the example of France, Germany, China, Belarus. The author is convinced that for effective carrying out of certification in Armed Forces of the Russian Federation use of some elements of practice of certification of the military personnel of foreign countries will be useful.

Keywords: certification, testing of military personnel, military service, military service, evaluation criteria of military personnel.

44. Skulakov R. M. Safety of the state in the context of realization of the principle of territorial integrity and the right of the people for self-determination

Abstract: in article an attempt to show emergence of the right of the people for self-determination, to characterize its initial mission and fixing in international law is made. Observing development of the right of the people for self-determination the author pays attention to its initial sense and need of assessment for modern conditions in the ratio with the principle of territorial integrity of the state. Practice of realization of the right of the people for self-determination shows its direct collision with the principle of territorial integrity of the state and respectively threat of its safety that attracts restriction of the rights and freedoms of the person and use of the armed force. According to the author, the right of the people for self-determination does not contradict the principle of territorial integrity of the state that is explained by distinction of their regulation and features of interpretation. Safety of the state is threatened more not by(with) collision of principles of self-determination and territorial integrity, and violation of the principle of non-interference to internal affairs of the state in the modern international relations.

Keywords: safety of the state, people, state, right for self-determination, territorial integrity, international law.

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1. Abdulaev R. O. National features of creation of illegal armed groups in the territory of the North Caucasus Federal district

Annotation. The article reveals the factors of national character, on the basis of which illegal armed formations can be created on the territory of the NCFD. The analysis of threats to national security arising in the creation of illegal armed groups on a national basis.

Keywords: illegal armed groups, national terrorism, threats to national security.

2. Osipenko S. V. Legal aspects of financial security

Abstract. the article presents the concept of security based on the implementation of financial support for research and development work in the State program of armament 2011-2020 and the State program of armament 2018-2027. The priority provisions of the legal support of innovative programs of military-oriented areas, the functioning of the institutional infrastructure of the system of introduction of military technologies in the civilian sphere of the United States and the possibility of applying the mechanism of legal regulation in the domestic model of financing of the State armament program are analyzed.

Keywords: rearmament, financial and economic support, defense, security, planning, economic analysis, potential.

3. Gornovskiy A. A. Certification as an element of the recruitment of Russian army personnel (historical overview of the middle of XVIII – the end of the XX century)

Annotation. The article provides a retrospective analysis of the emergence and development of legal regulation of certification of the Russian army. The evolution of the system of certification of military personnel is shown, its leading role in the recruitment of the army by professional, trained personnel is designated. The conclusion is made about the need to use historical experience in modern conditions.

Key words: attestation; attestation sheet; recruitment of the armed forces; military service.

4. Ilyin Yu. A., Monetary allowance and material support of servicemen during the great Patriotic war

Annotation. The article analyzes the process of the development of the system of monetary allowances of the armed Forces of the USSR during the great Patriotic war, their food and clothing provision in this period, as well as the issues of pension provision of persons who served in the military and their families.

Keywords: allowance; pension; food security; ensuring the storage property.

5. Sazonova I. G. On the procedural powers of the military command during the civil war and the final design the Armed Forces of the proletarian state

Abstract. The article examines the issues related to the exercise of military command powers in criminal proceedings during the civil war and the final registration of the Armed Forces of the proletarian state. Based on the comparative analysis of the procedural authority of the military command in the specified historical period and the present time, the author comes to the conclusion that reducing the extent of the participation of the commander of the military unit in the criminal trial that, from the point of view of rule of law, it is justified.

Keywords: commander of a military unit, powers, urgent investigative actions, criminal process, body of inquiry, Armed Forces of the Russian Federation.

6. Tsybizova N. Ah., Herman E. S. Legal status of missing servicemen during the great Patriotic war

Abstract. During the Soviet period, norms regulating the situation of missing citizens and their families were created. During the great Patriotic war, the regulation of the unknown absence continued taking into account the military situation. Such acts as the Resolution of Presidium of the Supreme Soviet of the USSR "About orders and medals of the USSR of the dead or missing awarded" 1941 were accepted; the Instruction of the People's Commissioner of justice of the USSR "About the order of issue by notary offices of certificates of recognition of the missing military personnel by the dead" 1943.; Resolution of the Council of People's commissions of the USSR № 632 "On benefits for families of servicemen and missing persons on the fronts of the Patriotic War" 1943; Decree of the Presidium of the Supreme Soviet of the USSR "On the procedure for recognition of actual marital relations in the event of death or disappearance at the front of one of the spouses" 1944. the Purpose of these acts – was the legal regulation of the unknown absence of citizens and elimination of the consequences of the unknown absence of an individual, which contributed to the development of legislation.

Keywords: unknown absence, missing persons, military personnel, legal regulation, the Great Patriotic war.

7. Samarov V. M. Public legal relations as a subject of theory of state and law

Abstract. The article notes that in the educational literature on University the authors reveal discipline «Theory of state and law» the content of its subject ambiguously.

Among the legal theorists, there is a contradiction in scientific approaches to the definition of the basic elements of the concept, the relationship of the essential elements of the concept to the content of the concept of "the subject of the theory of state and law", to the formulation of the definition. The philosophical and positivist approaches to the content of the concept are revealed.

Analysis of definitions allowed classifying the author's views on the subject depending on the volume of its content.

The article proposes a classification of the concept of the subject-narrow, extended, traditional and wide. At the same time, the latter noted, along with such elements of the subject as the definition of the most common laws of the state and law, the disclosure of their essence, the formulation of the conceptual and categorical apparatus of legal science-the development of the methodology of jurisprudence. The integrative content of the subject is formulated in the author's definition.

Keywords: subject, elements, laws of the state and law, conceptual and categorical apparatus, methodology of legal science.

8. Verhovodov V. A. About features of the legal regime of the closed military towns

Annotation. The article analyzes the features of the legal regime of closed military towns, including housing for citizens of the Russian Federation to be resettled from closed military towns.

Key words: legal regime, closed military towns, resettlement.

9. Kazakov V. N. Scientific basis of service the rights

Annotation. The author conducts a detailed theoretical and legal analysis of the concepts of service law from the standpoint of administrative and legal regulation of official relations established in the Russian Federation. We consider the author's position on the concept of public service. The focus of the article is on the development of a methodology for the administrative and legal regulation of official relations. The methodological basis of the article consists of modern achievements of the theory of knowledge.

Keywords: service law, public service, principles of public service, service relations.

10. Kirichenko N. S. About simplification of procedure of attraction of the military personnel to financial responsibility

Abstract. The involvement of military personnel and citizens called up for military charges to material responsibility for damage caused by them in the performance of military service duties to property that is in Federal ownership and assigned to military units, according to the law, can be carried out of court (including in the case of the consent of the guilty person to compensate for the damage), which reduces the burden on the courts and simplifies the process of compensation. Nevertheless, there are situations when even with the consent of the service member to full repayment of material damage, but for a long time, it may be necessary to appeal from the command of the military unit to the court. In this paper, we consider proposals for amendments to the legislation, which can further simplify this procedure, eliminating the need to go to court in these cases.

Keywords: soldier, liability, extrajudicial procedure, simplification of procedure, material damage.

11. Lagashkina Yu. V. Alternative civil service as a special type of work

Annotation. The article deals with the concept, features, principles, forms of alternative civil service. Special attention is paid to the comparative analysis of the Institute of alternative civil service in the Russian Federation and other foreign countries.

Keywords: military service; alternative civilian service; military conscription; the belief; the freedom of conscience.

12. Mihaylov A. S. The concept and content of departmental control over the procedural activities of the border authorities of the Federal Security Service.

Annotation: the article defines and reveals the content of the concept of departmental control over the procedural activities in the border authorities of the Federal Security Service.

Key words: control, departmental control, the principle of inevitability of punishment, the principles of institutional control, the body of inquiry, inquiry in the border bodies.

13. Ovcharov O. A. Features of Patriotic education of troops with the participation of military clergy and the problems of their legal regulation (issues of improving legal work in the army)

Annotation. The article briefly discusses and analyzes some problems of improving legal work in the field of Church-state relations, including the implementation of the military clergy of their religious activities on Patriotic education of personnel and proposes possible solutions.

Key words: legal work, military clergy, Patriotic education, legal means, personnel.

14. Kharitonov V. S. About pupils of military orchestras in aspect of voluntary preparation of citizens for military service: legal aspects

Annotation. In the article some questions of legal regulation of a row and conditions of transfer of minor citizens of the Russian Federation in quality of pupils in military orchestras and stay in them in the context of the actions taken within voluntary preparation of citizens for military service are considered.

Key words: pupils of military orchestras, preparation for military service.

15. Lomakina T. V., Feoktistova O. Yu. Legal regulation of the transfer of defense and security lands for temporary civil use

Annotation. The article considers the legal problems of transfer of lands of defense and security, including forestland plots, for temporary free use to citizens or legal entities for agricultural, forestry and hunting purposes, not related to capital construction, and proposes ways to solve them. Through the analysis of normative legal acts, judicial practice of arbitration courts of the Russian Federation the tendencies and ways of participation of the Ministry of defence of the Russian Federation in coordination of questions of transfer of lands of defense and safety to citizens and legal entities are revealed. The authors concluded that the existing conflict in the

Forest, Land codes of Federal laws with the introduction of paragraph 5.1 of the Land code of the Russian Federation in terms of improving the procedure for concluding contracts for gratuitous use on defense and security lands has not been eliminated.

Key words: earth, land, forest, forest areas, forest Fund, lands of defence and security, the contract of uncompensated use, the Ministry of defence of the Russian Federation, the Armed forces of the Russian Federation, donation, loan, hunting land, hunting purpose.

16. Meshchangina E. I. Environmental safety of military activities as an integral part of the national security of the Russian Federation

Abstract. The article deals with the environmental safety of military activities in the Armed Forces of the Russian Federation. Today, the growth of environmental threats is associated not only with human activity, but also with the emergence of new weapons. Compliance with environmental requirements in the field of environmental protection in accordance with the legislation of the Russian Federation contributes to environmental safety and national security in General.

Key words: nature, ecology, threats, state, environment, national security, weapons, legislation, military activities.

17. Glukhov E. A., Koryakin V. M. Obtaining permanent housing in the chosen place of residence as the basis for the loss of the right to service housing in the place military service: controversial issues.

Abstract. The article analyzes the current judicial practice on the right of servicemen to receive monetary compensation for hiring (subletting) residential premises. The interrelation of the right to payment of the specified monetary compensation with realization by the serviceman of the right to receiving permanent housing not in the place of passing of military service by it is revealed. The social consequences of depriving servicemen of the right to service housing in the presence of other housing in other regions of Russia are predicted.

Keywords: serviceman, office accommodation, de-tender compensation for housing, judicial interpretation, housing subsidy, the spirit of the law, reducing the level of social guarantees.

18. Zorin O. L., Konovalov A. Yu. Medical and psychological rehabilitation military personnel: problematic issues in law enforcement and judicial practice

Annotation. The article deals with the legal regulation of medical and psychological rehabilitation of the Russian Armed Forces, studied the problematic issues in its organization and identified some areas of their solutions.

Key words: military personnel, medical and psychological rehabilitation, military medical organizations.

19. Kovalev V. I., Lomakina T. V. The essence of the ongoing Russian Federation reform of the pension legislation and changes in the conditions of the appointment of the second (insurance) pension to servicemen dismissed

Annotation. Within the framework of this article, a number of issues related to the reform of the pension legislation in the Russian Federation are analyzed, the issues of gradual increase in the retirement age of women and men, the preservation of the right to early retirement of certain categories of citizens, changes in the conditions for obtaining the second (insurance) pension by servicemen dismissed in the reserve, legal disputes arising.

Key words: pension insurance, individual pension coefficient, the insurance period, the pension reform, the second (insurance) pension to servicemen, retired, judicial disputes on the appointment of pension.

20. Moiseev D. V. Legal aspects of housing legal relations of military personnel

Abstract. This article examines the changes in national legislation that occurred by 2019 in the field of housing legal relations of a soldier. The advantages and disadvantages of state support for the category of citizens under consideration are revealed.

Keywords: the right to housing; housing for military personnel; lump sum cash payment; savings and mortgage system; housing subsidy.

21. Kharitonov S. S. On the payment of official salaries to cadets of universities

Annotation. The article deals with the legal regulation of material incentives for imposing additional duties on cadets of higher educational institutions.

Keywords: military service, serviceman, pay, financial support of servicemen

22. Azovtsev A. A. Procedural activity of commanders (chiefs) on ensuring law and order in Armed Forces of the Russian Federation: theoretical aspect

Annotation. The article examines the theoretical aspects of the procedural activity of commanders (chiefs) to ensure law and order in subordinate units and military units. The definition of procedural activity is given, its basic forms are revealed, their classification with use of various criteria is carried out. The main features of procedural activity of military officials are formulated.

Keywords: procedural law; procedural activity; inquiry; administrative proceedings; disciplinary proceedings; legality; law and order; military discipline.

23. Kazakov V. N., Tuganov Yu. N. Discipline in the public legal area

Annotation. In this article, it seems necessary and, from our point of view logical, in the context of modern general law science to give a theoretical interpretation of the public law issues of the discipline. Immediately, we note that the segment of the legal life of society in which the public service flows is sufficiently investigated and, in fact, the possibilities for its further study are limited by the scope of the current legal and regulatory array. Moreover, even within the framework of the designated regulatory and legal array, its regulatory capabilities are exhausted, as a rule, by the action of sources of constitutional and administrative legislation. Therefore, it is not surprising that the problem of ensuring discipline in the system of public service was and is in the center of attention of legal scholars and practitioners who identify themselves primarily as specialists in the field of executive and administrative activities.

Keywords: discipline, military discipline, public law, legal regime, public service, soldier, encouragement, disciplinary responsibility of soldiers.

24. Loboda A. B., Norenko I. V. Ways to improve legislation in the field of implementation of the function of the Russian state for the protection of law and order in the Armed forces of The Russian Federation and other troops, military formations and bodies

Annotation. The article presents proposals for improving the legal regulation of the activities of the subjects of the Russian state's function of law enforcement in the Armed forces of The Russian Federation, other troops, military formations and bodies in which the law provides for military service.

Keywords: the function of the Russian state to protect law and order, the armed forces, military courts, military Prosecutor's office, military investigative bodies, military police.

25. Mahanova R. M. Theoretical and methodological aspects the use of tactics in prosecutorial activities

Annotation. Further scientific research of theoretical and applied aspects of tactics of Prosecutor's activity for the purpose of development of the theory of Prosecutor's supervision, improvement of quality and efficiency of the organization and implementation of Supervisory activity is carried out in article.

Key words: bodies of military Prosecutor's office; Supervisory activity; tactical receptions; public Prosecutor's activity.

26. Snurnitsin N. V. Features of the legal status of the assistant judge (Chairman) of the Federal court of General jurisdiction - a graduate of the Military training center at the Russian state University of justice

Abstract. The article discusses the features of the legal status of the assistant judge (Chairman) of the Federal court of General jurisdiction — a graduate of the Military training center at the Russian state University of justice, and makes specific proposals for amendments to the current legislation.

Keywords: Military training centers, assistant judge (Chairman), military courts, legislation of the Russian Federation.

27. Sudenko V. E. Tasks of law enforcement agencies on detection and investigation of organized crimes

Annotation. The article deals with the problematic issues of combating organized crime, including transport and in the military sphere. The author shows the tasks facing the bodies of investigation and operative-search activity, the successful solution of which is possible only on the basis of highly professional activity of the investigator and operative-search workers. A brief overview is given of the emergence, development and numerous reorganizations of services and units specializing in the detection and investigation of crimes committed by organized criminal groups and criminal communities.

Key words: organized crime; law enforcement agencies; investigation; operational-search activities; organized criminal group; criminal community; criminal formation.

28. Amanuloev Sh. P. Criminological characteristics of the criminal-corrupt

Abstract. This article discusses issues related to the identification of psychological characteristics inherent in the identity of the criminal-corrupt, postulated and proved the thesis that the study of the identity of this category of criminals plays a huge role in the effective functioning of the system of combating corruption of the Russian Federation.

Keywords: corruption, criminology, criminal identity, characteristics.

29. Batiukova V. E. Problems of combating corruption in Russia

Annotation. The article discusses the current problems associated with countering corruption. Analyzed are the norms of federal legislation, conventional norms aimed at combating corruption manifestations that pose a threat to national security. The question of the inclusion of cryptocurrency in the subject of a bribe.

Keywords: corruption, anti-corruption legislation, corruption crimes, anti-corruption, subject of a bribe, cryptocurrency.

30. Zaikov D. E. Protection of persons reporting corruption offences: need and prospects

Abstract. The article analyzes the draft Federal laws that have the subject of regulation of relations for the protection of persons who reported corruption offenses.

Key words: anti-corruption measures, protection measures, the person who reported the corruption offense, confidentiality, remuneration.

31. Tereshchuk S. S. The implementation by the military prosecution authorities of the supervision the observance of military prohibitions and restrictions established in order to combat corruption

Annotation. The author of the article analyzed the norms of military legislation and determined the list of prohibitions and restrictions established for military personnel in order to combat corruption. The main stages of the activities of the military prosecutor's office in

supervising the implementation of the said prohibitions and restrictions by the military are reviewed.

Keywords: military personnel, military prosecutor's office, corruption offense, prohibitions and restrictions, responsibility.

32. Damaskin O. V. Topical issues of improvement of criminal and criminal procedure legislation

Annotation. The article discusses the current needs and opportunities for improving the criminal and criminal procedure legislation. In addition, the article substantiates the need for scientific rule-making in the interests of law enforcement, for the rule of law, law and national security.

Keywords: Criminal law, criminal procedure law, legislation, legality, law and order, national security.

33. Liksunov V. O. Criminal measures applied by border authorities legislation to counter illegal migration through the state border of the Russian Federation and the Republic of Kazakhstan

Abstract. The article provides a detailed consideration of the measures of criminal legislation applied by the border authorities in combating illegal migration on the example of the section of the state border of the Russian Federation and the Republic of Kazakhstan. The given conclusions about the need to change the Federal legislation are based on the studied examples of practice, as well as the conducted sociological research among the employees of the border service, providing protection and protection of the state border on the Russian – Kazakh section.

Key words: illegal migration, combating illegal migration, organization of illegal migration across the state border of the Russian Federation, the object, the objective side, the subject, the subjective side of the crime.

34. Onokolov Yu. P., The main theoretical aspects of the formation of the motivation of crimes committed by military personnel

Abstrakt. The article describes the process of formation of motivation for crimes committed by military personnel, which includes several constituent elements. The author concluded that during the preliminary and judicial investigation, it is necessary to properly investigate all the elements and stages of the process of forming the motivation of each crime, which will help to properly qualify the crime and correctly determine the punishment.

Key words: elements of motivation, motives and goals of crimes, a soldier, crimes.

35. Barkalova E. V., Stryukova E. N. On the problem to determination of the grounds for refusing to initiate a criminal case or for the termination of a criminal case

Annotation: In the article are analyzed the grounds for refusing to initiate a criminal case or for the termination of a criminal case, as provided for in paragraphs 1, 2, 4 of the part 1 of the article 24 of the Criminal Procedure Code of the Russian Federation. Attention is drawn to a number of problematic issues arising in law enforcement activity. On the basis of the studied theoretical works and law enforcement practice, the criteria for separation of the grounds provided by law are proposed.

Key words: criminal procedure, criminal law, refusal to initiate a criminal case, termination of a criminal case, absence of a crime event, absence of corpus delicti in the act.

36. Vladimirov R. V. On the issue of resolving a civil claim in criminal proceedings, when the subject of fraud is housing

Abstract. The article examines the procedure for the settlement of a civil claim in the criminal process in the consideration of criminal cases about the crimes provided by article 159 of the criminal code, when taken housing from the state.

Keywords: fraud, civil suit, housing, compensation for harm.

37. Ermolovich Ya. N., Chestnov N. E. On the problematic issues of compensation for damage caused by unlawful criminal prosecution

Annotation. The article analyzes the practice of applying the provisions of Ch. 18 of the Criminal Procedure Code of the Russian Federation by military and other courts of general jurisdiction with the participation of military prosecutors in criminal cases related to the mediocrity of military investigative bodies, the authors identify problematic issues of the application of the rules on rehabilitation in Russian criminal proceedings.

Keywords: military personnel, military criminal legislation, military law, military criminal procedure, criminal procedure, military prosecutor's office, military court, military investigative agencies, rehabilitation.

38. Kurasheva A. G., Sudenko V. E. Justice in the criminal process

Annotation. The article discusses certain provisions of the criminal procedure legislation of the Russian Federation and their compliance with the principle of justice as the main principle of any branch of law, including criminal procedure. The provisions of the Criminal Procedure Code of the Russian Federation, ignoring the establishment of objective truth in a criminal case, as a violation of justice are analyzed. The omissions in the protection of the rights of victims and witnesses in criminal proceedings are considered. Separate deficiencies and omissions of the legislator, relating to the actual provision of the rights of these persons, and not just their proclamation, are disclosed. Recommendations are proposed to eliminate the flaws in the criminal procedural law.

Keywords: criminal procedure; objective truth; participants in criminal proceedings: witnesses; victims; witnesses; court; defender.

39. Shishov S. S. On the question of the possibility of the existence of a private forensic characteristics of violations rules of navigation

Annotation. In his article, the author justifies the existence of a general criminalistics characterization of the mechanism of a particular type of crime, gives its definition and application algorithm, and assesses the possibility of the existence of a particular forensic characterization of the mechanism of violations of the rules of navigation.

Key words: criminalistics characteristics of the mechanism of a particular type of crime, private criminalistics characteristics of the mechanism of violations of the rules of navigation.

40. Ovcharov A. V. Legal assessment of activities of «white helmets»

Annotation. The article is devoted to the characteristics of the organization "Syrian civil defense" ("white helmets"). The article analyzes the activity of "white helmets" in modern military conflicts and examines the history of their occurrence. The concept of fake news is studied and questions of responsibility for their distribution under the legislation of the Russian Federation are considered. The article analyzes the object of the crime contained in article 128.1 of the criminal code, and suggests the need to adjust this article.

Keywords: military conflict, private military companies, humanitarian organization, "white helmets", fake news.

41. Holikov I. V., Zanevskaya N. Ah. International legal regulation of the treatment of the bodies of soldiers killed in conditions of armed conflict

Annotation. The article analyzes the norms of international humanitarian law, which regulate the treatment of the bodies of dead (deceased) soldiers of both their state and the state of the opposing side, including during the period of captivity. The principles used in the burial of soldiers killed in armed conflict are formulated, and the functions of the burial procedure are

defined. The gaps in the international legal regulation of the treatment of the bodies of dead soldiers are identified, the ways of their solution are proposed.

Key words: international humanitarian law; Geneva conventions; death (death) of military personnel; prisoners of war; burial of military personnel; treatment of those killed (dead).

2019. № 5

1. Andreev A. F. Conceptual legal Parallels: «non-traditional military operations» and «involvement of the armed forces to perform tasks with the use of weapons not for their intended purpose»

Abstract. The subject of the study is the laws of the use of military force to parry new challenges and threats to military security. As an academic innovation, the author proposes a model of legal regulation of the involvement of the Armed Forces of the Russian Federation to perform tasks with the use of weapons not for their intended purpose in the conditions of non-traditional threats.

Key words: non-traditional threats, non-traditional military operations, armed forces, other troops, military formations, bodies, public order, public security, state of emergency.

2. Osipenko S. V. Global financial transformation in the context of the issue of economic and financial security of Russia

Abstract. The article analyzes the content and performance indicators of economic and financial reforms in the context of national security. The modern model of internal development of the Russian economy, actual external financial threats to Russia and the main priorities in the choice of strategy and institutions for national financial transformation are presented on the basis of scientific research. A special place is given to the initiatives of 2008—2016 in the field of global and global financial reforms.

Keywords: economic security, strategy, transformation, global financial reforms, financial regulation, model of the Russian economy.

3. Nechaev A. A. Formation and development of the financial system providing the Armed Forces of the USSR

Annotation. The article is devoted to the formation and development of the system of financial support of the Armed Forces of the USSR. The history of development and emergence of the system of providing the Armed Forces of the USSR is considered.

Keywords: security, salaries, financial security, monetary allowance.

4. Shamarov V. M., Kazakov V. N. General legal responsibility as a theoretical and applied basis for the content of responsibility for customs failures

Annotation. The problem of liability in customs law is broad and multidimensional, covering in turn a number of subproblems and topical issues closely related to criminal law, administrative law, civil law, financial law, tax law, currency legislation and control. Therefore, this problem is universal, cross-cutting nature, as it concerns many areas and “blocks” of customs and is governed by the norms of various legal industries.

Keywords: legal liability, liability in customs law, customs offenses, general legal, legal liability.

5. Shishov S. S. Retrospective historical analysis of the issues of criminal prosecution for violation of the rules of navigation

Investigator for particularly important cases of the military investigation department Investigative Committee of Russia for the Northern Fleet, Lieutenant Colonel of Justice

Abstract: The article analyzes the development of the responsibility for violation of the rules of navigation in the military law of Russia since the 17th century to the present.

Keywords: breaking the rules of navigation, "Maritime Charter" in 1720, "Naval statutes on penalties", 1886, "Regulations on Military Crimes", 1927, decree of the Presidium of the Supreme Soviet of the USSR from February 15, 1957.

6. Aseev A. G. Exclusive powers of the Federal service of the national guard of the Russian Federation

Annotation. In the scientific article the features of the legal status of the newly created Federal Executive authority of the Russian Federation — the Federal service of the national guard of the Russian Federation, as well as the place of Regardie in the system of law enforcement agencies.

Keywords: National guard; the use of legal status; the duties of the formation of a soldier (employee) formation of Regardie; rights, freedoms, properties of man and citizen; s law enforcement agencies.

7. Azovtsev A. A. Principles of administrative and procedural activities to ensure the law and order of the Armed Forces of the Russian Federation

Annotation. The article is devoted to the theoretical aspects of administrative and procedural activities carried out by commanders (chiefs) in the Armed Forces of the Russian Federation in order to ensure law and order in the repaired units and military units. The definition of the principles of administrative-procedural activity is formulated, their division into General procedural and special is carried out, the content of the basic principles of this activity is revealed: legality; ensuring fair balance of interests of the person, society and the state; recognition, ensuring and protection of fundamental human and civil rights and freedoms; competence of bodies and officials engaged in this activity; procedural economy; comprehensiveness, completeness and objectivity; responsibility of bodies and officials for compliance with the rules of the process and for the adopted act; objective (material) truth.

Key words: administrative-procedural activity; administrative proceedings; disciplinary proceedings; legality; law and order; military discipline.

8. Verdyan A. A. Issues of administrative liability in violation of order moving goods at checkpoints across the state border of the Republic of Armenia and customs border Eurasian Economic Union

Summary. This article is devoted to issues of administrative liability in violation of order moving goods at checkpoints across the state border of the Republic of Armenia and customs border Eurasian Economic Union.

Keywords: administrative responsibility, moving goods, state border, customs border, Eurasian Economic Union.

9. Svininyh E. A. Legal status of the base bank for military-industrial complex

Abstract. The background and the aim of the establishment of the base bank for military-industrial complex are considered in this article. The author analyzes the mission of the base bank and the legislation, which was passed to accomplish this mission. Special attention is paid to the legal measures to reduce the transparency of the information about the base bank, its activity and clients.

Keywords: defense and security procurement; bank support; authorized bank; military-industrial complex

10. Glukhov E. A. The arrogance of superiors in the form of insults to subordinates or ways to protect the dignity of a soldier

Resume. The article discusses various forms of insulting a soldier by his leader. Distinctions are revealed between a crime, an administrative offense, a civil tort and a violation of

moral standards in the course of uttering offensive phrases. The author analyzes the difficulties of protecting the honor and dignity of military personnel when they are humiliated by the command.

Keywords: honor and dignity, insult, swearing, rudeness, subordination, ethics of communication, public control, bureaucratic structure

11. Zaikov D. E. The right of the cadets on the weekly rest

Annotation. The article deals with the problem of realization of the right to weekly rest by cadets of military educational institutions.

Key words: military personnel, cadets, the right to rest, sports and mass work, military service on call.

12. Ilyin Yu. A. Monetary allowance and material support of the air and space forces during the military operation in Syria

Annotation: the article analyzes the process of formation and development of the system of monetary allowances of military personnel of the military space Forces of the Russian Federation during the military operation in Syria, identifies the advantages and disadvantages of the existing system of monetary allowances of military personnel, suggests ways to improve the system under consideration. The reasons of existence of the revealed shortcomings are investigated, the regularities inherent in formation and development of system of the monetary allowance of the military personnel with indication of legal and other bases of this process are revealed.

Key words: money allowance, the Armed Forces, provision of military personnel.

13. Kirichenko N. S., Bogdanov S. L. The ratio of the legal status of Russian and US servicemen (on the example of financial responsibility)

Abstract. The article presents a comparative analysis of some elements of the legal status of Russian and American servicemen in particular, their financial responsibility. The author's analysis of Russian and American legislation regulating the procedure of bringing the military personnel of these States to the mother sensitives of responsibility. In the course of this analysis, it was concluded that there are significant differences in the legal regulation of this institution Tuta between our state and the United States, which is primarily due to the difference between the existing legal systems.

Key words: legal status of the service member, USA, Russia, comparison, financial responsibility.

14. Lagashkina Yu. V. On the issue of appealing against the decisions of draft commissions on refusing to replace military service on draft by alternative civil service

Annotation. The article deals with topical issues of sending citizens to an alternative civil service, as well as a mechanism for appealing decisions and actions (inactions) of draft commissions in court. Special attention is paid to the activities of justice, which includes: the availability of the court and the fairness of the proceedings.

Key words: alternative civil service, military service, appeal, recruitment commissions, justice, justice.

Key words: alternative civil service, military service, appeal, recruitment commissions, justice, justice.

15. Meshchangina E. I. Features of military-professional training of cadets at the present stage of development Russian Federation

Abstract. The article deals with the educational process of military universities, consisting of interrelated elements that affect the formation of the civil position of cadets. The implementation of citizenship contributes to the development of significant personal qualities of future officers, which allow to integrate into society. It characterizer readiness of cadets of military higher

education institutions to carry out a social role of the citizen with high morality and sense of duty to the Motherland.

Keywords: professional training, civil position, morality, cadet, military education, self-improvement, full, personality, society, priority, social role.

16. Tuganov Yu. N., Aulov V. K., Reshetnikov V. N. Administrative and legal regulation of housing rights of citizens dismissed from military service and subject to resettlement from the closed military village

Annotation. In the article, the authors comment on the Decree of the President of the Russian Federation No. 239 of May 23, 2019 "on the peculiarities of housing of citizens of the Russian Federation subject to resettlement from closed military towns." The commentary is given in relation to the rights of citizens discharged from military service living in military camps.

Keywords: armed forces, soldier, military towns, the right to housing.

17. Kharitonov V. S. On the legal regulation of the functioning of training centers as part of the mandatory preparation of citizens for military service

Annotation. The article discusses the legal regulation of the preparation of citizens for military service at educational centers of organizations as a form of mandatory preparation of citizens for military service.

Keywords: compulsory preparation of citizens for military service, training on the basics of military service in training centers

18. Kharitonov S. S. About foreign passports for military personnel to travel for private affairs

Annotation. The article discusses the legal regulation of the activities of officials and military administration bodies for organizing the registration of foreign passports for leaving the Russian Federation on private issues and the procedure for the serviceman to apply for a foreign passport.

Key words: military service, serviceman, serviceman traveling abroad, issuing a passport

19. Ivanov R. V., Koryakin V. M. Registers of "unreliable persons" as a tool to prevent corruption in the procurement of goods, works and services for the needs of military organizations

Annotation. The article analyzes the requirements of the legislation on the contract system and the state defense order to the participants of the procurement of goods, works and services, in terms of the lack of information about the organizations that applied for participation in competitive procedures, and their leaders in the registers of the so-called "unreliable" legal entities and individuals: unscrupulous suppliers; disqualified persons; persons brought to administrative responsibility for commercial bribery; persons dismissed in connection with the loss of trust, etc. It is proved that the use of information from these registers is an effective tool for preventing corruption in the procurement of goods, works and services for the needs of national defense and military security.

Keywords: contract system in the sphere of procurement of goods, works and services for state needs; state defense order; anti-corruption; register of unfair suppliers; register of legal entities brought to administrative responsibility for illegal remuneration; unified Federal register of bankruptcy information; register of disqualified persons; register of persons dismissed due to loss of trust.

20. Mahanova R. M. Tactics as an integral part of prosecutorial supervision

Annotation. The article deals with the use of tactics and tactics in the organization and implementation of prosecutorial activities. The necessity of further study of prosecutorial tactics as an integral part of the science of prosecutorial in order to improve the theory of prosecutorial supervision, updating the forms and methods of prosecutorial activities and improve its efficiency.

Keywords: military Prosecutor's office; Prosecutor's tactics activities; tactics; tactical soundness; prosecutorial activities.

21. Tereshchuk S. S. On the issue of improving the effectiveness of the implementation by the military prosecutor's bodies of the supervision of compliance by the military with anti-corruption legislation

Annotation. The article provides an analysis of the legal norms of the Federal Law "On the Prosecutor's Office of the Russian Federation" and departmental regulatory steam acts regulating the activities of the military prosecutor's bodies in the field of combating corruption, indicating examples of prosecutor's practice, as well as formulating proposals in order to increase the effectiveness of the implementation by officials of the military prosecution authorities of legal liability to military personnel for violations of anti-corruption legislation.

Keywords: military personnel, military prosecutor's office, corruption offense, prohibitions and restrictions, responsibility.

22. Harchenko S. V. Some features of prosecutorial supervision for operational-search activity

Annotation. The article shows the role of prosecutorial supervision in the field of investigative activities and suggests ways to improve it.

Key words: Prosecutor; prosecutorial supervision; law enforcement; operational-search activity.

23. Demchuk S. D. On improvement of provisions of the law on criminal liability for treason and espionage

Abstract. Foreign intelligence services covertly receiving sensitive information and performing other activities that could threaten the security of our country are a pressing challenge that has to be addressed appropriately. And yet, the criminal law tends to underestimate the public danger of treason and espionage, whereas the standards sometimes fail to recognize the realities of modern life. The improvement of articles 275 and 276 of the Criminal Code of the Russian Federation is therefore proposed.

Key words: national security; treason; espionage; external threats; statesperson or public person; grave consequences.

24. Dovgaya A. A., Sudenko, V. E. Procedural status of expert and specialist in criminal proceedings

Annotation. The article deals with the issue of the procedural status of an expert and a specialist. Particular attention is paid to the conclusions of the expert and specialist, their rights and obligations. The question of the involvement of a lawyer in criminal proceedings was considered.

Keywords: expert; specialist; criminal process; criminal proceedings; expert opinion; expert opinion.

25. Parshakov A. S. About some historical and legal aspects of latent crime of the military personnel

Abstract. The article discusses the historical and modern approaches to the study of latent crime of servicemen, emphasizes that this phenomenon is one of the main indicators of the scale of impunity in the army and Navy. The article focuses on the fact that even if there is enough complete information about the registered crime in the statistical reports, it is impossible to talk

about the fixation of all crime committed by the military. In modern conditions, the monitoring of latent crime suggests that the level of actual crime is more than eight times higher than the level of registered. The article also discusses the foreign experience of detection of latent crime, it is emphasized that this activity is carried out for several decades, is systematic, carried out by both public and public authorities, while allocating considerable financial resources, actively using the results of victim surveys, and experts have in their Arsenal the methodology of the survey and certain skills of its management. The author comes to the conclusion that the effective detection of latent crimes of military personnel on the basis of domestic and foreign experience is an effective tool to counter the crime of military personnel in General and meets not only the interests and needs of the present period, but also the requirements of the future Armed Forces of the Russian Federation.

Key words: latent crime soldiers, record of crimes, the value of the coefficient of latency, victimological survey.

26. Amanaliev W. P. Genesis of legal relations in the field of military-technical cooperation of the Russian Federation and the Republic of Tajikistan

Abstract. This article discusses issues related to legal regulation and the current state of military-technical cooperation between the Russian Federation and the Republic of Tajikistan, examines the main aspects of such cooperation, in particular, the supply of military and special equipment and its repair, the legal status of units of the Russian Armed Forces on the territory of the Republic of Tajikistan.

Keywords: military-technical cooperation, supply of weapons and military equipment, military base, joint exercises, training for the armed forces.

27. Ovcharov A. V., Kozlov A. V. The use of lethal Autonomous systems weapons require criminal law regulations

Annotation. The article is devoted to the consideration of the set of problems associated with the phenomenon of deadly autonomous weapons systems. The article analyzes and systematizes the types of threats that have arisen with the advent of these systems, discusses various approaches to this problem and examines the compliance of these systems with the generally accepted principles and norms of international humanitarian law. In addition, the article raises the question of the need for criminal law regulation and evaluation of the use of deadly autonomous systems.

Keywords: Convention on inhumane weapons, military conflict, artificial intelligence, deadly autonomous systems, emulation, criminal liability, crime, state.

28. Skovorodko A. V. Network-centric warfare and international projects class "magicians" (analysis of foreign practice of regulation of big data dual-purpose)

Abstract. The article considers the concept of network-centric war as an international project of "big science", foreign approaches to the turnover of "big data", and modern practices of foreign regulation of their management. Parallels are drawn between multi-state legal regulation of huge volumes of purely military information and General scientific "big data".

Keywords: network-centric war, electronic warfare, "breakthrough technologies" in military Affairs, big data turnover, international projects of "mega science" class , inaction of authorities, transformation of law, artificial intelligence, management decisions, socio-economic aspects of high technologies, European Court of human rights, anthropocentrism.

29. Taradonov S. V., Baraz A. S. Problems of reforming the Turkish Armed Forces at present stage

Annotation. This article examines the role of the army in forming the Turkish Republic's policy, assesses the current order of military service, and attempts to analyze the reasons for the decline in the popularity of military service among the civilian population.

Keywords. Turkey, armed forces, military service, military conscription.

2019. № 1

1. Damaskin O. V. Russia in the XXI century: civilizational approach to strengthening the sovereignty and national security of the modern state

Annotation. The article deals with topical aspects of the development of our state on the basis of a civilizational approach, in the interests of strengthening sovereignty and national security, in the modern conditions of globalization and us aggression.

Key words: revolution, national security, social stratification, social justice, globalization, defense and security forces.

2. Kazkov V. N., Furazhnyy D. Yu., State security as an object of legal studies

Annotation. In the context of this study under the «safety» means, first of all, the physical survival of the state, protection and preservation of its suzereniteta and territorial integrity, the ability to adequately respond to any real and potential threats. In this article, the category of «national security» is analyzed as polyphonic phenomenon, representing different aspects of its nature.

Keywords: security, national security, public safety, national security threats.

3. Kozlov A. V. Topical issues of counteraction to modern extremism and terrorism in the sphere of regional security

Annotation: The article deals with the needs and possibilities of countering extremism and terrorism in the field of regional security, in modern conditions, topical issues of scientific support of a comprehensive approach to crime prevention on the example of the Moscow region.

Keywords: extremism, terrorism, migration, regional security.

4. Kononov S. A. Legal and institutional framework of citizens' participation in ensuring border security

Annotation. The article is devoted to researching the legislation about the citizen's' participation in ensuring border security. The author reveals forms of citizens'' participation, points to a number of problems, arising in law enforcement practice and in legal regulation of certain aspects of involvement citizens to the protection of the state border.

Key words: the state border, local border areas, forms of citizen's' participation, volunteers, Cossacks communities, non-staff cooperation, and border security.

5. Ponomarev A. I. Political and legal model of goal-setting in the sphere of national security of the Russian Federation

Abstract. This article is devoted to the description of the political and legal model of goal-setting in the sphere of national security of the Russian Federation in the medium term. The author notes that the subject of global competition are public goals and values, which are constituted in the models of goal-setting in public administration. In the Russian Federation, the goal-setting model operates within the framework of the strategic planning system, acting as one of the stages of the strategic planning process. The article presents the results of structural and conceptual analysis, as well as the analysis of target settings of the main documents of goal-setting in the sphere of national security. The use of these methods allowed the author to reveal the structure of the model of goal-setting in the sphere of national security, to identify the ways of goal-setting used in the documents under consideration.

In conclusion, the author concludes that the model of goal-setting in the sphere of security is a synthesis of the theory and practice of national security. The unity of theory and practice in the model of goal-setting in the field of national security is that the state of development of the theory of national security determines the structure of the model, and practice – its content.

Keywords: goal-setting model, national security, national security strategy, security, strategic planning.

6. Baranenko V. V. Legal regulation of the fight against unmanned aerial systems

Abstract: the article discusses the current and future threats to the security of individuals, society and the state associated with the use of unmanned aerial systems, the problems of legal regulation of suppression of unauthorized flights, studied foreign experience in solving such problems, justified the possible ways to solve them, considered the prospects of improving legislation in this area.

Keyword: Unmanned aerial vehicles, unmanned aerial systems, drones, problems of legal regulation of suppression of their unauthorized flights, functions of officials.

7. Osipenko S. V. Regulatory and legal factors of effective financial support of the Armed Forces of the Russian Federation

Annotation. The article presents the concept of economic analysis of legal acts as a method of scientific research, shows the prospect of implementing this method in the process of financial support by the financial authorities of the Ministry of defense of the Russian Federation. Particular attention is paid to the implementation of an effective results-based budgeting process, the implementation of the cost planning model in direct connection with the results achieved.

Keywords: financial support, economic and legal analysis, budget planning, efficiency, financial regulation, model of the Russian economy.

8. Redkous V. M. Administrative and legal regulation of training of specialists for Federal Executive authorities

Abstract. The Article is devoted to the analysis of the norms of law regulating the procedure of training of specialists of different levels in certain authorities with military service.

Key words: civil service, military service, training of specialists for military service.

9. Rybakova M. A. Legal regulation in the field of defense as a function of the Russian defense Ministry

Abstract. The article reveals the content of the key function of the Ministry of defense of Russia as a Federal Executive body — ensuring regulatory regulation in the field of defense. The author analyzes the correlation of this function with the tasks and powers of the Russian defense Ministry, shows the main activities of the military authorities and officials in the implementation of this function.

Keywords: functions of the Ministry of defence of the Russian Federation; tasks of the Ministry of defence of the Russian Federation; powers of the Ministry of defence of the Russian Federation; legal regulation; national defence; rule-making.

10. Smorchkova L. N. Legal regulation of the provision of the Armed Forces of the Russian Federation, other troops, military units and bodies of real estate and other property for the period of their military service

Abstract. Based on the analysis of the Rules approved by the Government of the Russian Federation for the provision of buildings (premises), structures and land plots to the National Guard of the Russian Federation for the period of preparation and performance of military-combat missions and similar legal regulation, the article concludes that it is necessary to systematize and unify Russian legislation in the field of defense and security.

Key words: defense and security interests, combat missions, property provision, legal regulation, unification of legislation.

11. Cshenchshin V. M., Faishanov R. R. Features of interaction of divisions of license-allowing system of ROS of guard at performance tasks assigned to them

Abstract. The article describes the features of interaction of divisions of the licensing system of the Federal service of national guard troops of the Russian Federation in the implementation of complex Supervisory functions over the circulation of weapons, as well as private detective and private security activity. The authors point to cooperation as one of the main conditions for the qualitative implementation of the tasks assigned to the units of the license and permit system of Rosgvardiya.

Keywords: cooperation, license-allowing system, arms trafficking, Rosgvardiya, joint activities.

12. Kovalev V. I., Lomakina T. V. Topical issues of compliance with the procedure for dismissal of military wives when transferring a spouse to a new place of military service to receive social benefits

Annotation. The article deals with the issues of granting the spouse of a serviceman, transferred to another location benefits in connection with her dismissal from her former place of work, actual problems of implementation of legislation in the field of ensuring social rights and guarantees of family members of a serviceman, analyzes the practice of applying the legislation in this area, possible solutions to problems. Considering the changes in the legislation, the issues of observance of a certain order of dismissal of the serviceman's spouse from the last place of work will be considered, because it depends on the receipt of social benefits for the new place of passage for servicemen of military service.

Keywords: allowance; payments to spouses of military personnel; voluntary redundancy, transfer, transfer to another locality.

13. Rudicheva N. I. Experience in the development of legal culture (on the example of labor relations in the educational organization of the Ministry of Defense of the Russian Federation)

Abstract. The article is part of a discussion that arose between the author and the union activist of the Military University during the preparation of the draft collective labor agreement. It is understood that a collective labor agreement should not be limited to quotes from labor law. Its main task is to specify the rights of participants in labor relations guaranteed by the Constitution and the Labor Code of the Russian Federation.

Key words: collective labor contract (agreement), workers, employer representatives, academic freedoms, individual labor contract, social guarantees.

14. Tuganov Yu. N. Departmental regulation of resettlement of citizens from closed military camps (procedural and other issues)

Annotation. The article deals with the problem of resettlement of citizens from closed military camps, analyzes the Decree of the President of the Russian Federation dated May 23, 2019 No. 239 "on the peculiarities of housing provision of citizens of the Russian Federation subject to relocation from closed military camps", as well as departmental normative legal acts issued in accordance with it.

Keywords: closed military camps, resettlement, right to housing, registration of citizens subject to resettlement.

15. Azovtsev A. A. Proceedings in administrative cases offences in the Armed Forces of the Russian Federation Federation: problematic issues

Annotation. The article examines the theoretical and practical aspects of the proceedings on administrative offences, carried out by the military authorities and military officials. The definition of this concept is given, the powers of the subjects having the right to carry out proceedings in cases of administrative violations and to draw up protocols are disclosed, the compositions of administrative violations are analyzed, the proceedings on which are referred to the jurisdiction of the military administration bodies and military officials. Gaps and contradictions of legal regulation of administrative-procedural activity are revealed, ways of their overcoming are offered.

Keywords: proceedings in cases of administrative offenses; Protocol on administrative offense; administrative investigation; military authorities; administrative responsibility.

16. Kirichenko N. S. About improvement of the order of attraction to material responsibility of the military personnel of the Russian Federation

Abstract. In the article, on the basis of the study of theoretical and empirical materials, the question of improving the legislation governing the procedure for bringing Russian servicemen to material responsibility is considered.

Keywords: soldier, material responsibility, material damage.

17. Koryakin V. M. Bans, restrictions and additional obligations as a legal means of preventing corruption in border agencies of the FSB of Russia and the Armed forces Legislation of the Russian Federation: comparative legal analysis

Annotation. The article analyzes the application of prohibitions, restrictions and additional duties as a legal means of preventing corruption. The specificity of the application of this legal means in the border authorities in comparison with the Armed Forces of the Russian Federation is shown, the General and special in its use in anti-corruption activities are revealed. Some directions of improvement of legal regulation of questions of counteraction of corruption in border authorities and in the Ministry of defence of Russia are shown.

Keywords: border authorities of the FSB of Russia; the Ministry of defense of Russia; military service; public service; anti-corruption; restrictions and prohibitions related to the conduct of public service and employment in state bodies; additional duties established in order to prevent corruption.

18. Tereshchuk S. S. Of grounds for the legal liability of military personnel for violations of the legislation of the Russian Federation anti-corruption

Abstract. The article discusses the concept of the basis of legal responsibility of military personnel for violations of the legislation of the Russian Federation on combating corruption, as well as its types, the concept of disciplinary corruption offense, as the actual basis of the legal responsibility of military personnel for violation of anti-corruption requirements, is proposed, proposals are made to improve legislation in this area.

Keywords: military personnel, anti-corruption, disciplinary corruption offense, types of grounds for legal liability.

19. Mamonova M. V. Features of legal regulation of participation state authorities in the arbitration process (by the example of the Russian defense Ministry)

Abstract. This article reflects the main features of the legal regulation of the legal participation of public authorities in the arbitration process as plaintiffs, defendants and third parties; the practice of participation of public authorities is given in the arbitration process on the example of the Ministry of defense of the Russian Federation.

Keywords: arbitration court, Arbitration procedural code of the Russian Federation, Ministry of defence of the Russian Federation, public authorities, judicial practice.

20. Kocheva D. V. The powers of the prosecutor to identify violations of the law outside the criminal law sphere (some aspects of systematization)

Abstract. The article discusses the issues of legislative differentiation of powers of a prosecutor to identify violations of laws outside the criminal law sphere to those implemented through verification, and without it. The corresponding approach is argued by the established prosecutorial practice.

Keywords: prosecutor's office, supervision of the implementation of laws, "general" supervision, supervision of the observance of human rights and freedoms and a citizen, the powers of a prosecutor outside the criminal law sphere, the identification of violations of laws.

21. Torbin Yu. G., Usachev A. A. Features of checking messages about crimes related to defects in the provision of medical care

Abstract. Medical activity is a specific and sometimes difficult-to-measure type of professional activity. The authors of the study, using methods of analysis and synthesis, a formal-logical method of the study, consider the peculiarities of the procedure for initiating criminal proceedings for a crime related to defects in the provision of medical care arising from the specifics of medical activity. A list of actions necessary to establish the availability of sufficient data indicating the signs of an offence committed by a medical worker as a result of improper performance of professional duties has been formulated. An algorithm has been developed for the actions of the investigator, the interrogator, in verifying the report of a crime related to defects in the provision of medical care. A list of the rights and obligations of the person in respect of whom the report of a crime is being verified is proposed.

Key words: criminal procedure, verification of a crime report, medical officer, defects in medical care.

22. Kharitonov S. S. On the judiciary in the context of increasing confidence in it from business entities.

Annotation. The article discusses issues of increasing confidence on the part of business entities in the judiciary, suggests some directions for expanding a positive attitude to judicial activity.

Key words: judicial power, judicial protection, entrepreneurship.

23. Abdulmejidova D. H., Sudenko V. E. Evidence: concept, sources, evidence mechanism

Annotation. The article discusses issues related to the concept and content of evidence, their types and classification. The opinions of various theorists of the criminal process, defining the concept of evidence, are given, as well as individual gaps and inaccuracies related to the issues investigated in the article are indicated.

Key words: evidence; sources of evidence; mechanism for the appearance of evidence; types and classification of evidence; evidence direct and indirect; personal and material evidence; indictment and acquittal; evidence, initial and derivative evidence.

24. Vladimirov R. V. About some disputable questions arising in judicial practice at consideration of complaints in the order provided by Art. 125 of the criminal procedure code of the Russian Federation and ways of their permission.

Abstract. The article presents the procedural situations arising during the consideration of complaints in accordance with article 125 of the criminal procedure code, which were solved in court practice in different ways, namely related to the clarification of the presence/absence of the subject matter in the complaint and its jurisdiction to a particular court.

Keywords: complaint under article 125 of the code of criminal procedure, subject of complaint, jurisdiction.

25. Petrov I. V., Fokin E. I. To the question about how to implement operational-search activities obtaining computer information

Annotation. This article discusses some of the features and methods of implementation of operational investigative measures "Obtaining computer information", which is complex. The complexity of the event depends on the field of obtaining computer information, the severity of the formalization of obtaining, analysis of computer information, as well as the lack of regulatory legal consolidation of methods for obtaining these operational-investigative measures.

Keywords: operational-search activity, operational-search activities, Internet, information space, SORM, obtaining computer information.

26. Sazonova I. G. On the application of preventive measures by the commander of the military unit in the implementation of the powers of inquiry body

Abstract. The article is devoted to the consideration of problematic issues related to the election and use of the commander of the military unit preventive measures in the exercise of the powers of the body of inquiry. As a result of the study, the author concludes that the current criminal procedure legislation in this part is very controversial. Taking into account the totality of powers presented to the commander of the military unit in the field of criminal justice, not all preventive measures can be implemented. The author of the article sees the expediency of processing of the legal norms regulating the order of election and application by military body of inquiry of measures of restraint.

Keywords: Armed Forces of the Russian Federation; criminal procedure; criminal procedure legislation; commander of military unit; body of inquiry; preventive measures; supervision of command of military unit.

27. Salgansky N. E. Objects and subjects of international forensic cooperation of the Russian Federation on forensic documentation

Abstract. The subject of this article is the definition of objects and subjects of international forensic cooperation of the Russian Federation on the issues of forensic documentation. The author sets such a goal as the formation of the theoretical basis of this type of activity. The establishment of objects and subjects of international cooperation in the field of forensic activities in General and forensic documentation in particular should give a new impetus to the scientific development of this topic, as well as allow to revise existing views on some aspects of international cooperation in this area. Because of the application of various methods of scientific knowledge (analysis, synthesis, comparison, induction, deduction, etc.) Because of analysis of works of prominent Russian scientists first generated a list of specific objects of international forensic cooperation of the Russian Federation on the issues of forensic documentation and identified the entities in whose jurisdiction is the settlement of issues in the field. In the future, the results of the study can and should be used in the regulatory regulation of the activities of certain persons and bodies, as well as in the writing of textbooks on the theory of forensic examination.

Keywords: forensic examination, forensic documentation, international forensic cooperation, forensic activity, Ministry of defence of the Russian Federation, Forensic center of the Russian Federation, objects, subjects.

28. Batyukova V. E. On some problems of the application of Article 159.3 of the Criminal Code

Annotation: the author considers the practice of applying the norm, provided for by Article 159.3 of the Criminal Code of the Russian Federation. Judicial statistics are analyzed. Examples of judicial practice are given. The characteristic of some features of the analyzed crime is given.

Keywords: fraud, electronic means of payment, electronic money, bank card, judicial statistics

29. Nikolaeva Yu.V. Economic Crime Prevention: Theory and Practice

Annotation. The article examines the criminal and criminal procedural legislation, relevant decisions of the Plenum of the Supreme Court of the USSR, the RSFSR, the Russian Federation, judicial statistics on the problems of preventing economic crime, conclusions and suggestions are formulated.

Keywords. Crime, economic crime, tasks of the criminal law, tasks of the criminal procedure legislation, warning, bodies of inquiry and preliminary investigation, prosecutor's office, private ruling (order) of the court.

30. Ovcharov A. V. Criminal liability for abuses in the implementation of the state defense order

Abstract: the Article is devoted to the consideration of the novelties of the current Russian criminal legislation regulating the provision of criminal and legal protection of the sphere of implementation of the state defense order. The article analyzes the elements of crimes contained in articles 201.1 and 285.4 of the Criminal code of the Russian Federation and analyzes the need for their appearance.

Keywords: Criminal liability, military doctrine, state, state and municipal procurement, criminal protection, state defense order.

31. Yushkin I. A. General criminological characteristics, causes, conditions of crimes in the sphere of forest management

Abstract. The article is devoted to the causes and conditions of the crimes committed in the field of forest management. The general criminological characteristic is highlighted. The analysis of law enforcement practice on environmental crimes. Based on the study, it was concluded that with what technical means it is possible to normalize the situation in the forest industry.

Key words: forest of the Russian Ministry of Defense, environmental crime, forest violations, illegal logging of forest resources, legal responsibility, prevention of violations of forest legislation.

32. Yasnitskaya M. I. Youth extremism as a modern criminal and legal problem

Annotation. The article discusses the topical issues, of determination of youth extremism, the needs and possibilities of counteracting it by legal means.

Key words: extremism, youth extremism, extremist offences, counteracting extremism.

33. Bogdanov S. L. History of formation of legal bases of activity of the military personnel of armed forces of the United States of America performing military operations other than war outside the national territory

Abstract. The article considers some historical, organizational and legal bases of activity of the military personnel of the armed forces of the United States of America performing military operations other than war outside the national territory on the example of special units of the United States of America – special operations Forces.

Keywords: United States, special operations Forces, international law, military operations other than war.

34. Grigoriev A. G. Legal facts, the actual composition in the mechanism of legal protection of sovereign rights and state jurisdiction

Abstract. The modern level of development of international law in the sphere of establishing and legally fixing the boundaries of the legitimate interests of states ensures the sovereign rights and jurisdiction of states both within and outside its territory. At the same time, the possibilities of their protection are dependent on the legal regime of these territories. The purpose of the study is the legal characteristics of legal facts, the actual composition qualifying as internationally wrongful acts in relation to the sovereign rights and jurisdiction of the state in

relation to the national and mixed legal regimes. The research methodology is based on the Systems approach, Modeling, Black box testing. Conclusions: In the mechanism of legal protection of sovereign rights and state jurisdiction, legal facts are to be established; the actual composition of international legal acts for the national legal regime is the occupation of the territory; annexation; blockade of ports or shores of the state. For a mixed legal regime – legal facts, the actual composition of international legal acts defined for the national legal regime in terms of the subject of sovereign rights and jurisdiction established by international law, as well as intervention or interference in the internal and external affairs of the state. The obtained scientific results can be used to expand the competence of the executive authorities in the protection of the legitimate interests of the Russian Federation.

Key words: internationally wrongful acts, sovereign rights of the state, jurisdiction of the state, system approach, “entry” of the system.

35. Zemlin A. I., Belov Ya. N. Legal support for the use of the armed forces of the Russian Federation outside the territory of the Russian Federation for the suppression of international terrorist activity: national and international levels

Annotation. The article presents to the interested reader some results of the scientific study using the tools of legal military research of the problematic aspects of legal support for the use of the Armed Forces of the Russian Federation outside our it’s territory in the interests of suppressing international terrorist activities. The subject of the initiative scientific research is legal relations arising in connection with and in the process of suppressing international terrorist activity using military force. Particular relevance and practical importance to the study is given by the current situation in the field of international legal regulation, characterized by the ambiguity of the fundamental approaches of various states, including those on the suppression of international terrorist activities on the territory of one state using the armed forces of other states. Based on the analysis of the results of applying the political AND legal, formally dogmatic and systemic legal approaches to the research of the theory and practice of suppressing international terrorist activity, certain gaps and contradictions of legal regulation were revealed, and ways to address them were proposed.

Keywords. Military law, terrorism, terrorist threats, suppression of terrorist activities, the use of the Armed Forces outside the Russian Federation.

36. Samarsky V. G. To improving the international legal design of the state border of the Russian Federation with the Republic of Abkhazia and the Republic of South Ossetia

The summary. The article provides a historical and legal analysis of the formation of the state territories of the Republic of Abkhazia and the Republic of South Ossetia, as well as the realization by the peoples of Abkhazia and South Ossetia of the right to self-determination, on the basis of which scientifically substantiated proposals are put forward to improve the international legal design of the state border of the Russian Federation with the Republic of Abkhazia and the Republic of South Ossetia.

Key words: international legalization, territorial integrity, state territory, right to self-determination, delimitation, demarcation.

37. Kharitonov V. S. Organization of the police system (gendarmerie) in the Russian Empire and in France: a comparative analysis

Resume. The article presents a retrospective comparative legal analysis of the organization of the police system (gendarmerie) in the Russian Empire and in France. The similarities and differences in the tasks solved by the indicated organizations of the police system are shown.

Keywords: separate corps of gendarmes, gendarmerie, Russian police system, French police system

38. Kholikov I. V. Some Problematic Issues of International Legal Regulation of

Usage of Unmanned Maritime Systems for Military Purposes

Abstract. The article deals with the issues connected with international-legal regulation of military employment of unmanned maritime systems, their characteristics are given, the particularities of their legal status both in peacetime and in the situations of the law of armed conflicts applicability are considered, the necessity of clarification of the contents of particular documents that regulate this domain is stipulated.

Keywords: unmanned maritime systems, navigational rights, sovereign immunity, law of armed conflicts, belligerent rights, San-Remo manual on international law.

39. Chernyavsky A. G. Emergence and evolution of international law: multiculturalism, particularism, universalism — classification and terminology

Annotation. The purpose of this article is to analyze and summarize the development of international law that has taken place in recent years and relating to multiculturalism and dialogue among civilizations, integrating this development into the broader context of universalist and particularist trends in the formation of international law. Ultimately, the author sought to show that all this development is a modern expression of the primordial confrontation between the two above-mentioned trends.

The article begins with the analysis of intensive inter-civilizational relations, which played a great historical role in the formation of various norms of international law in its present form; then the author dwells on the particularist approach, initially practiced in European-style international law, traces the gradual expansion of its horizons — and culminates in the form of a universalist trend, expressed primarily in the Foundation Of the United Nations, the processes of decolonization and the relevant provisions of international law.

In addition, the article examines examples and specific legal procedures demonstrating how particularist tendencies were reconciled with the fundamental universalist approach, as well as analyzes the dialectical interaction between universalism and particularism, which underlies some of the institutions of international law known to us.

Keywords: multiculturalism, international law, universalism, particularism, tendency, historical epochs, extra-legal tendencies, international organizations.

40. Kholikov I. V. Modern problems of theory and practice of criminal law and criminal procedure

Annotation. The article is a brief review of the collection of scientific articles "Criminal law and criminal procedure: modern problems of theory and practice", emphasizes the relevance of the topic, novelty, as well as the theoretical and practical importance of the collection.

Keywords: criminal policy, crime prevention, criminal law, criminal procedure, national security.