### Abstracts and keywords of articles, published in the journal "Military law" in 2025

#### 2025. № 1

1. Davydov A.V. On the Core of the National Security System // Military law. 2025. No. 1. pp. 8—19.

**Abstract.** The article discusses from the second to the fourth stages of determining the main subjects (core) of security. It is determined that the competence of the state authorities of the "power block" extends mainly to defense, public and state security. The definition of the concept of "state security" is given. Other entities within the state apparatus have been identified that take part in ensuring security and relate mainly to collective entities of special competence. Based on the correlation of the identified security actors with the specified components of national security, the core of the security system is determined.

**Keywords:** national security, national security system, national security forces, defense, state security, public security.

2. Butov S.V. Features of monetary support for NKVD soldiers of the USSR who were part of the Active Army during the Great Patriotic War // Military Law. 2025. No. 1. pp. 20—26.

Annotation. The article presents a historical and legal analysis of the monetary provision of military personnel of the NKVD of the USSR, who were part of the active army during the Great Patriotic War. The composition of the monetary allowance of the front-line soldiers of the internal troops who took part in the battles with the Nazi invaders is considered, the peculiarities of the monetary provision of the NKVD troops undergoing treatment in medical institutions and on the territory of the liberated countries of Europe are reflected. The article considers the pension provision procedure for demobilized NKVD troops.

**Keywords:** material support; monetary allowances; payments; military personnel; NKVD troops; The Great Patriotic War.

3. Kakhktsyan A.S. Soviet Military Law as the Basis for the Formation and Development of Modern Military Law in the Republic of Armenia // Military law. 2025. No. 1. pp. 27—33.

Annotation. In the article, the author examines military law in the Soviet period using the example of the Armenian SSR of 1920-1991. Acts of Soviet military legislation are analyzed in the following groups: on defense; on military duty and military service; on social guarantees for military personnel and their families; on legal liability, which in turn are analyzed in a systemic "link" with the current norms of Armenian military law.

**Keywords:** military law, military legal norms, military criminal norms, military history Armenian SSR.

4. Petukhova M.V., Votchenko I.A. Nazism in World War II and in Modern Conditions (Military-Legal Aspect: on the Example of a Special Military Operation to Denazify Ukraine) // Military law. 2025. No. 1. pp. 34-39.

**Abstract.** Next year, 2025, the majority of the entire globe will celebrate the 80th anniversary of Victory in the Great Patriotic War, as well as the complete defeat of the troops of

the Nazi invaders and their accomplices. After the end of World War II, almost the whole world realized the danger and destructiveness of Nazism. Everyone believed that it would be impossible to repeat such a thing in the future. However, as we can see, today some states are once again encouraging the development of Nazism in their territories, including Ukraine. In this article, we will briefly consider the history of the emergence of this ideology and its position in the modern period of time.

**Keywords:** nationalism, special military operation, defense, military security, national security.

#### 5. Potapov M.G. Military Law: Problems of Definition of the Concept // Military law. 2025. No. 1. pp. 40—47.

**Annotation**. The article identifies the problems of defining the concept of military law. The term "military law" denotes (identifies) two objects (subjects) of knowledge: the military sphere and law, which are designated ambiguously in the relevant sources of information, and therefore an attempt has been made to define them from the point of view of understanding the military sphere and the normative understanding of law. A scientific and theoretical analysis of existing definitions of the concept of military law was carried out, which is interpreted by researchers, using keywords, as: a system of military legal norms; set of legal norms; branch of Russian law; complex branch of law; systemic education; military legislation and part of the legal system of the state. Attention is drawn to the problems of the terminological and conceptual apparatus of military law and legislation in the sphere of military activity of the state, as well as to the so-called "broad", "multi-valued" view of the understanding of military law, which does not allow one to unambiguously determine its definition, and which cannot but influence on the effectiveness of legal regulation of public relations in the military sphere. Taking into account the specifics of the subject of legal regulation of military law, a definition of military law is proposed as a set of legal norms regulating public relations in the field of national defense related to the activities of military organizations and military personnel and their budgetary, financial, material, technical, property and personnel support.

**Key words**: military law, legal norms, subject of legal regulation, public relations, military sphere, military organization, military personnel.

#### 6. Alexandrova N.G., Bogdanov S.L. On the Financial Responsibility of Volunteers // Military Law. 2025. No. 1. pp. 48—53.

**Abstract.** According to Federal Law No. 61-FZ of May 31, 1996 (as amended on June 13, 2023) "On Defense", volunteer formations are involved to perform certain tasks in the field of defense, contributing to the fulfillment of tasks assigned to the Armed Forces of the Russian Federation (troops of the National Guard of the Russian Federation), during mobilization, duringthe period of operation of martial law, in wartime, in the event of armed conflicts, during counter-terrorism operations, as well as when using the Armed Forces of the Russian Federation (troops of the National Guard of the Russian Federation) outside the territory of the Russian Federation. The issues of financial responsibility of citizens staying in volunteer formations (hereinafter referred to as volunteers) have not been legally regulated for a long time. However, a federal law has recently been issued that eliminated this gap, and this article is devoted to this issue.

**Keywords:** volunteer formations, volunteers, military service, financial responsibility, responsibility of military personnel, responsibility of volunteers, special military operation.

#### 7. Zaikov D.E. Problems of Forming a list of corruption-dangerous positions // Military law. 2025. No. 1. pp. 54—58.

Annotation. In the framework of a retrospective analysis, the article examines the specifics of the legal regulation of relations to determine the list of corruption-dangerous positions in the Armed Forces of the Russian Federation. The author critically evaluates both the approach used to its formation and the updating carried out in 2024. The problems of practical application of the list of corruption-dangerous positions are identified, as well as ways to resolve them are proposed.

**Keywords**: anti-corruption, corrupt and dangerous positions, employees, researchers, military organizations.

#### 8. Mironov V.S., Kharitonov S.S. Financial responsibility of Military personnel: argumentation of Judicial decisions // Military law. 2025. No. 1. pp. 59—65.

**Abstract**. The article, with reference to court decisions, reveals some aspects of law enforcement practice in bringing military personnel and persons dismissed from military service to material liability. The specifics of legal regulations on issues of material liability of military personnel are shown.

Keywords: military service, military personnel, material liability of military personnel

#### 9. Taradonov S.V. The Oral Order of the commander (chief) as a means of legal regulation in a military conflict // Military law. 2025. No. 1. pp. 66—70.

Annotation. The article examines the concept, essence and features of the commander's (commanding officer's) order as a means of legal regulation in a military conflict. Special attention is paid to orders given verbally, their issuance, bringing to the notice of subordinates and execution.

**Key words**: legal act of military authorities, order, verbal order, command, combat order.

## 10. Kirichenko N.S. On the specifics of the mobilization of citizens who previously served in the internal affairs bodies and the troops of the National Guard of the Russian Federation as employees // Military Law. 2025. No. 1. pp. 71—77.

Abstract. An important element of ensuring the national security of the Russian Federation is mobilization, that is, a set of measures to transfer the economy of the Russian Federation, the economy of the subjects of the Russian Federation and the economy of municipalities, the transfer of state authorities, local governments and organizations to work in wartime conditions, the transfer of the Armed Forces of the Russian Federation, other troops, military formations, bodies and special formations for the organization and composition of wartime. At the same time, citizens who were in the reserve were subject to conscription in the order of mobilization, regardless of whether they had previously served in the military or law enforcement agencies. However, since August 2023, amendments have been made to the legislation allowing citizens who previously served (as employees with special ranks) in these departments to be conscripted to serve in the internal affairs bodies or the National Guard troops of the Russian Federation.

**Keywords:** military service, law enforcement service, special military operation, defense, national security, mobilization, partial mobilization.

#### 11. Rybalkin A.N., Kharitonov S.S. Digest of court decisions in the field of monetary allowances for military personnel // Military Law. 2025. No. 1. pp. 78—86.

**Abstract.** The article shows the main problematic issues of law enforcement practice in the field of monetary payments to military personnel using examples from judicial practice.

**Keywords:** military service, military serviceman, monetary allowance of military personnel, monetary payments to military personnel.

### 12. Spirin N.D. Improving the Legal Regulation of Monetary Payments to Participants in the Accumulative Mortgage Housing System for Military Personnel (members of their Families) // Military Law. 2025. No. 1. pp. 87—93.

Annotation. The admission of the LPR, DPR, Zaporizhia and Kherson regions to the Russian Federation required an increase in the staffing of the Armed Forces of the Russian Federation, other troops and bodies in which military service is provided. Newly formed units in new regions are manned according to the extraterritorial principle, which creates difficulties with manning military units stationed in other territories of the Russian Federation. The author formulated proposals to improve the legal regulation of housing provision for military personnel, aimed at resolving the current situation by extending additional social guarantees to military personnel in the field of housing relations.

**Keywords:** special military operation; staffing of the Armed Forces of the Russian Federation; the right to housing; social guarantees and compensation for military personnel; accumulative mortgage housing system for military personnel; renovation.

# 13. Morozova D.V., Stepovik V.I. Legal Regulation of the Procedure for Setting the General Contractor Percentage in Government Contracts concluded by the Ministry of Defense of the Russian Federation and Subcontracting Agreements Concluded in their Execution // Military Law. 2025. No. 1. pp. 94—98.

Annotation. The modern model of civil relations in the Russian Federation is based on the recognition of the equality of participants in the relations regulated by it, the inviolability of property, freedom of contract, the inadmissibility of arbitrary interference by anyone in private affairs, the need for the unhindered exercise of civil rights, ensuring the restoration of violated rights, and their judicial protection. Nevertheless, in terms of ensuring the country's defense capability and state security, it is necessary to define special norms that limit the foundations of civil relations in peacetime. One of the problems of defining these norms is the rights and obligations of the parties when concluding government contracts, as well as subcontracting agreements for fulfilling a state defense order. In the article, the authors propose to find a solution to the problem of legal regulation in terms of the procedure for establishing the general contractor percentage in government contracts concluded by the Ministry of Defense of the Russian Federation and subcontracting contracts concluded in their execution.

**Keywords:** state defense order; state contract; subcontracting agreement; general contracting services; regulatory guillotine.

### 14. Zakomoldin R.V. Current Issues of Legislative Regulation of exemption from criminal liability, punishment and criminal record in connection with participation in a special military operation // Military law. 2025. No. 1. pp. 99—104.

**Abstract.** The article examines the legislative regulation of exemption from criminal liability, criminal punishment and criminal record of persons who have come into conflict with the criminal law (suspects, accused, defendants, convicts) in connection with their participation in a special military operation. Federal laws dated March 23, 2024 No. 64-FZ and dated October 2, 2024 No. 340-FZ, adopted to regulate these relations, are analyzed. It is substantiated that, along with the utilitarian goal of ensuring the recruitment of the Armed

Forces of the Russian Federation, the basic goals of criminal law should be taken into account. In this regard, the legislator's decision on the admissibility of exemption from criminal prosecution of persons who have committed serious and especially serious crimes is alarming. It is substantiated that the imperative command of the law does not mean the thoughtless and unconditional application of these incentives, which requires selectivity and prioritization of such release with subsequent control.

**Keywords:** criminal law; conflict with criminal law; criminal liability; incentives in criminal law; exemption from criminal liability; exemption from criminal punishment; termination of criminal record; special military operation.

#### 15. Sotnikov S.I. Criminal liability of military personnel for looting:historical and legal aspects // Military law. 2025. No. 1. pp. 105—109.

**Abstract.** The article deals with a complex of issues concerning the differentiations of crimial liability of military personnel for looting, examines its historical and legal aspects, as well as identifies the problems and outlines ways to resolve the arising contradictions.

**Keywords:** military law, criminal law, criminal liability, military personnel, looting

#### 16. Shestak V.A. Legal Techniques used in the Construction of Norms on crimes against military service // Military Law. 2025. No. 1. pp. 110—114.

Abstract. The article examines the techniques of legal technique used by the Russian legislator in the construction of the norms of Chapter 33 of the Criminal Code of the Russian Federation within the framework of the pandect and institutional models of the construction of criminal law. The aim of the work is to study abstract and casuistic approaches to the description of the disposition of the criminal law norm establishing responsibility for crimes against military service. To achieve this goal, the author used such methods as analysis and comparative legal research of national legislation, conventions and treaties, scientific articles and other sources. The author concludes that the techniques of legal technique used by the legislator to construct norms providing for criminal liability for crimes against military service have a positive effect on their practical application.

**Keywords**: crimes against military service pandect model, institutional model, abstract approach, casuistic approach, criminal law.

#### 17. Korchemkin M.E. On the issue of Security measures in criminal Proceedings // Military Law. 2025. No. 1. pp. 115—118.

**Abstract.** The article examines the issue of security measures in criminal proceedings, examines the ratio of security measures in criminal proceedings with preventive measures and coercive measures. The signs of security measures are indicated. The issue of security activities in criminal prosecution is being considered.

Keywords: interim measures, security activities, criminal proceedings.

## 18. Shestak V.A., Aliev A.I. Comparative Legal Analysis of Monitoring and Recording of Negotiations as an Investigative Action and wiretapping of Telephone conversations as an Operational investigative measure // Military law. 2025. No. 1. pp. 119—124.

**Abstract.** In the article the authors reveal the characteristics of the investigative action "control and recording of negotiations" and the operational search event "wiretapping", and also consider the specifics of their production during the investigation of a criminal case. The study

provides a comparative analysis of the investigative action in question with a similar operational investigative measure, taking into account the specifics of their legal regulation and application practice.

**Keywords**: investigative action, operational search activity, monitoring and recording of negotiations, wiretapping.

#### 19. Baymyshev V.G. On the Issue of International Legal Norms Regulating the Responsibility of Military-Political Unions // Military Law. 2025. No. 1. pp. 125—134.

Annoation. Regulation of international legal responsibility presupposes the authoritative influence of subjects of international law on relations between them with the help of the law of international responsibility. Responsibility of military-political alliances (MPA) arises from their violation of international legal obligations defined in international treaties, constituent documents and acts of organizations, as well as in other sources of international law. In the article, regulation of the responsibility of MPA by means of international legal norms is considered through the function of normative regulation of relations between subjects. An analysis of the functioning of the MPA is carried out on the basis of international legal normative documents, internal rules and established practice of military alliances. The conclusion is made about the need to comply with the imperativeness of the norms of international law in the activities of military-political alliances as one of the methods of crisis prevention and crisis management.

**Key words**: international law, international responsibility, international organizations, military alliances.

#### 20. Melekhin V.A. The Legal status of the Internal Troops of the Republic of Belarus // Military Law. 2025. No. 1. pp. 135—148.

Resume. The need to improve Russian legislation in the field of defense and national security requires clarity in establishing the legal status of all subjects belonging to the state military organization of our country, including the bodies and troops of the National Guard of the Russian Federation. The formation, in accordance with Presidential Decree No. 157 of April 5, 2016, of the Federal Service of the National Guard of the Russian Federation (hereinafter – Rosgvardiya, FSVNG), was a continuation of the previously initiated reforms of the state military organization to increase its effectiveness in order to ensure state and public security, protect human and civil rights and freedoms. The legal status of the FSVNG is still not fully defined, which showed the participation of National Guard troops in a special military operation. In order to improve the legal status, organization and activities of the Rosgvardiya and the National Guard troops, it is necessary to continue comparative legal studies of Russian and foreign legislation in this area, the positive results of which could be used to improve Russian legislation and the practice of its application.

**Key words**: constitutional law; military law; administrative law; legislative regulation; defense; National security; public order protection; ensuring public safety; National Guard troops; internal troops; interests of the individual, society and state; constitutional rights and freedoms of citizens; criminal and other illegal attacks; legal status; comparative law.

### 21. Redkous V.M. General Characteristics of the Legal Status of the Police Forces of the Republic of Armenia // Military law. 2025. No. 1. pp. 149—159.

**Resume.** The legal status of the internal troops of the ministries of internal affairs of the member states of the Commonwealth of Independent States, as well as similar structures with other names established in some states - "national guard" (Republic of Kazakhstan; Republic of

Uzbekistan; Ukraine), "Police troops" (Republic of Armenia), "general inspectorate of carabinieri" (Republic of Moldova) has always been characterized by its uniqueness both in terms of the implementation of tasks to ensure state security and the protection of public order and public safety, and in terms of subordination, staffing, legal regime of service, combination of military service with other types of service provided for by national legislation. This requires a comparative analysis of legislative and other regulatory legal acts of the Commonwealth states in order to develop an optimal ratio of the above-mentioned elements characterizing the legal status of the security agencies in question. This article will examine the legal status of the Police troops of the Republic of Armenia - the most important agency for ensuring national security in the country.

**Key words**: Police troops; servicemen of the Police troops; internal troops; state and public security; criminal and other unlawful encroachments; protection of human and civil rights and freedoms; federal executive body; national guard; general inspectorate of carabinieri; use of weapons, special means; use of physical force; comparative law.

## 22. Svininykh E.A., Ageshin A.A. Legal Protection of Civilian Objects during Armed Conflicts: the History of their Formation and Current State. Military Law. 2025. No. 1. pp. 160—166.

Abstract. Civilian objects are of particular importance for the survival of the civilian population during armed conflicts. In modern armed conflicts, the warring parties widely use the entire arsenal of weapons available to them, often choosing key infrastructure facilities as targets. At the same time, the norms of international humanitarian law governing the protection of civilian objects during armed conflicts and measures to preserve civilian objects during war have been taken since ancient times. The article analyzes the process of formation of fundamental norms for the protection of civilian objects during wars and armed conflicts. The authors consider conceptual approaches to the definition of the concept of 'civilian objects' and the list of civilian objects. The authors also assess the activities of international judicial bodies in this area of legal regulation.

**Keywords**: international humanitarian law, civilian objects, armed conflicts, legal protection.

#### 23. Kirichenko N.S. Legal Support for participants in a Special military operation and their family members // Military law. 2025. No. 1. pp. 167—170.

Annotation. The article is a review of the textbook "Legal support in the process of resocialization of participants in a special military operation and their family members." The textbook (with a dictionary and commentary) is a scientific work that examines such important and relevant issues as improving the system of providing legal support to participants in a special military operation, as well as analyzing the methodological and methodological foundations of legal support for this category of our citizens. In addition, the textbook is of great interest both for the preparation of students in bachelor's, master's, and specialty programs, as well as for practitioners involved in legal support and the implementation of social protection measures for participants in their educational programs and their family members. The book will also serve as an excellent methodological basis for staffing the legal support system for the relevant category of citizens in ensuring the exercise of their legitimate rights in the social sphere in the process of re-socialization.

**Keywords:** legal support, social support, participants in a special military operation and their family members, re-socialization, free legal aid, social guarantees, implementation of social guarantees.

#### 24. Koryakin V.M. Criminal law support of a special military operation from the Perspective of Military law science // Military law. 2025. No. 1. pp. 171—180.

Annotation. The publication is a review of the collective monograph "Militarization and Mobilization of the Criminal Code of the Russian Federation", prepared on the basis of the authors' works on the problems of transformation of domestic military criminal legislation in the context of the special military operation on denazification and demilitarization of Ukraine, which Russia has been conducting since February 24, 2022. The monograph under review convincingly shows a kind of mobilization and militarization of public administration in all spheres of life of Russian society, including through a radical restructuring of military law.

**Keywords**: special military operation; military criminal law; mobilization; militarization; criminal liability.