

**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, during the 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 criminal 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 re-socialization 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.

2025. № 2

1. Bobrova O.G. Memorandum on the Security Zone as a Legal Means of Ensuring Military Security of the Border Area in the Context of a Special Military Operation // Military law. 2025. No. 2. pp. 8-21.

Annotation. The article presents a legal model of a security zone as a new type of security territory in International humanitarian law, which can be tested in a special military operation to ensure Russia's military security. The draft memorandum on the security zone is presented as a legal means of ensuring the military security of the State border and border territories of Russia during modern armed conflicts, taking into account their genesis and the nature of threats.

Keywords: military security; armed conflict; Armed Forces; security zone; collective security; State border of the Russian Federation; legal regime; special military operation; border area.

2. Borisov A.V. On the Issue of Some Types of Threats to Russia's Transport Security // Military law. 2025. No. 2. pp. 21-27.

Annotation. In the presented article, based on the results of the study of scientific literature and judicial practice, the characteristics of certain types of threats to transport security are revealed. In particular, the characteristics and content of such types of threats as economic, corruption, environmental, man-made and natural, criminal, sanitary-epidemiological and military threats to transport security are presented.

Keywords: transport security, transport crime, threats to transport security.

3. Zakomoldin R.V. Public and state Organizations in the System of Ensuring National and Military (Defense) Security of the Russian Federation in the Context of New Challenges and Threats // Military Law. 2025. № 2. pp. 28-36.

Abstract. The article is devoted to the analysis of the legal status and regulatory regulation of public-state organizations. It is noted that in modern conditions, when an information war is being waged and a special military operation is being carried out, the state-public partnership is also being transformed. Public-state organizations today are one of the most promising forms of interaction between the state and society in solving key problems of state policy in the field of military-civil relations, countering radicalism, preserving historical memory, education and patriotic education. Attention is focused on the need to adopt a special law on public organizations with state participation.

Keywords: civil society, public-state organizations, public policy, state-public dialogue, national security, military security.

4. Kamyshinsky D.Y. Modern Threats to the Security of the Member States of the Collective Security Treaty Organization // Military law. 2025. No. 2. pp. 37-44.

Abstract. In the context of modern challenges and threats caused primarily by the Russian Federation conducting a special military operation to demilitarize and denazify Ukraine and, as a result, unprecedented sanctions of the collective West against the Russian Federation and the Republic of Belarus, it is important to conduct a scientific discussion on identifying, analyzing and countering these emerging threats. Based on the analysis of the content of international legal acts, scientific works of Russian and foreign scientists and other specialists on this issue, as well as a number of statistical data, the authors identifies the main threats to the security of the Collective Security Treaty Organization caused by the Russian Federation conducting a special military operation to demilitarize and denazify Ukraine. Thus, the authors presents the most dangerous types of transnational organized crime, the main signs of transnational organized criminal formations in the CSTO member states, and also attempts to identify a number of measures to counter this type of crime within the framework of the CSTO. In addition, the scientific article highlights the main threats to the security of the Organization emanating from NATO, and attempts to identify a number of measures that can minimize the destructive policy of the Alliance towards the CSTO.

Keywords: Collective Security Treaty Organization, CSTO, security threats, transnational organized crime, transnational crimes, NATO, special military operation, international law.

5. Chipiga I.V., Serpukhov A.V., Bystrov K.V. Some issues of Legal provision of Information security: Military-legal aspect // Military law. 2025. No. 2. pp. 45-52.

Abstract. The issues of legal regulation at the national and international levels of the aspect of information security due to the development of technologies of suggestion, coercion and the creation of patterns of behavior to the detriment of the state and citizens of the country are considered. The necessity of creating an information field in the fight against disinformation and the development of critical thinking of our citizens to counter cyber attacks and manipulation is considered.

Keywords: legal regulation of information security, information warfare, suggestion technologies, protection of state interests.

6. Butov S.V. Features of clothing provision for military personnel of the NKVD troops of the USSR, who were part of the active Army during the Great Patriotic War // Military Law. 2025. No. 2. pp. 53-60.

Annotation. The article presents a historical and legal analysis of the clothing of the NKVD troops of the USSR, who were part of the active army during the Great Patriotic War. The article considers the procedure for providing items to front-line soldiers of the internal troops who took part in the battles with the Nazi invaders. A standard list of personal belongings of NKVD troops is presented, and the measures taken by the state to overcome the problems of providing military personnel with personal belongings are outlined.

Keywords: clothing; uniforms, the transition to wearing shoulder straps, military personnel; NKVD troops; The Great Patriotic War.

7. Potapov M.G. Problems of Codification of Military Law // Military law. 2025. No. 2. pp. 61-70.

Annotation. The article outlines the problems of codification of military law, which are caused by the multiplicity of normative legal acts that do not have a single interconnected, hierarchically structured and subordinate system covering the military sphere. The legislation as a whole allows the mechanism of legal regulation in the military activities of the state to function, but its system is not balanced and orderly, which significantly complicates the solution of tasks in this area. In many respects, the above-mentioned problems are also caused by scientific and theoretical issues of understanding the terms “military law” and “codification”, since it is necessary to know what to systematize and how to codify normative material in the military sphere. The solution of these issues is also complicated by the imperfection and inconsistency of the conceptual apparatus used in this sphere. The solution to these problems is seen in the improvement of the terminological and conceptual apparatus of this sphere, as well as in the codification of military law norms. For this purpose, it is proposed to develop a Military Code, in which: 1) the general part would include the legal norms of military law, enshrining its goals, objectives and principles; the subject and methods of legal regulation; terms and their definitions; basic provisions on defense; the status of subjects of military law and their types (military organizations, military servicemen); the concept and types of military legal acts; legal provisions of conscript and contract military service; 2) the special part would consist of integrated legal norms of budgetary-financial, material-technical, property and personnel support, as well as labor relations in military organizations.

Key words: military law, legal norms, systematization, codification, social relations, conceptual and terminological apparatus.

8. Shkarevsky D.N. Bodies of Inquiry of the Armed Forces of the USSR during the Great Patriotic War: peculiarities of Activity regulation // Military law. 2025. No. 2. pp. 71-77.

Abstract. The relevance of the article is due to the lack of special studies. There is also a practical need to study the activities of bodies of enquiry in a combat situation. The purpose of the article is to trace the evolution of legal regulation of the bodies of enquiry during the Great Patriotic War on the basis of instructions to the bodies of enquiry of the Red Army and the Navy. The author comes to the conclusion that there are a number of differences in the legal regulation of the activities of the bodies of enquiry in the navy and in the land forces. For example, such a stage as ‘administrative investigation’ was preserved for the bodies of enquiry in the Navy. In the Red Army it was liquidated. There is a divergence of instructions on such issues as: the terms of appointment of inquirers, the list of offences for which the enquiry was conducted, the tasks and rules of appointment of the enquiry, the rules of termination of the enquiry. The nature of departmental instructions to bodies of enquiry differed somewhat. The general tendencies in the evolution of legal regulation of the bodies of enquiry in the Red Army and Navy should be recognised as follows: significant expansion of the competence of the bodies of enquiry in a combat situation, levelling of the distinction between enquiry and investigation, expansion of the rights of the unit commander, reduction of the duties of the inquirer and expansion of his rights and competence. There is also a legitimisation of deviations from a number of requirements of departmental instructions in a combat situation, i.e. a return to the practice of ‘simplification’. There is an expansion of interpretation of certain norms of criminal law.

Keywords: special justice, military justice, bodies of enquiry, military law.

9. Mintyagov S.A. Unification of Legal Acts Regulating the Activities of the Military Police of the Armed Forces of the Russian Federation in a Special Military Operation // Military law. 2025. No. 2. pp. 78-84.

Abstract. The article is devoted to the analysis of the regulatory legal framework governing the activities of the military police of the Armed Forces of the Russian Federation in a special military operation. The author identifies fragmentation and gaps in various legal acts regulating the activities of the military police in this context. Based on the identified problematic aspects, ways to unify legal acts aimed at improving the effectiveness of the military police in particular, as well as ensuring the unity of law enforcement in general, are proposed.

Keywords: military police, special periods, unification, special military operation.

10. Morozov K.O. Disciplinary responsibility of military personnel in the Form of Expulsion from a Military educational organization: the Practice of Military Courts // Military Law. 2025. No. 2. pp. 85-91.

Annotation. The article is devoted to the legal aspects of disciplinary liability of military personnel in the form of expulsion from a military professional educational organization. The article analyzes examples of cases from the practice of military courts in which the legality of the expulsion of military personnel from a military professional educational organization with subsequent dismissal from military service was considered. The role of military courts in assessing the legality of such decisions is considered, and errors that led to the abolition of punishments are identified.

Keywords: disciplinary responsibility, cadets, court practice, expulsion, discharge from military service.

11. Pogorelov S.A. On improving the procedure for bringing military personnel to disciplinary responsibility and payment of monetary bonuses // Military law. 2025. No. 2. pp. 92-98.

Abstract. The article examines the actual procedure for applying disciplinary sanctions in military organizations of the Armed Forces of the Russian Federation and the National Guard of the Russian Federation, and examines the relationship between bringing a serviceman to disciplinary liability and reducing the amount of his monetary allowance. The possibility of corruption, abuse of power or self-limitation of rights arising in this area of military legal relations is indicated. Proposals are made to improve legislation.

Keywords: disciplinary responsibility, disciplinary penalties, deprivation (reduction) of bonuses, double punishment, corruption-causing factors, monetary allowance.

12. Smorchkova L.N. Public-Private Partnership in the Defense Industry System: Problems of Legal Regulation // Military law. 2025. No. 2. pp. 99-105.

Abstract. The article analyzes the legal aspect of the development of public-private partnership in the defense industry over the past decade, identifies the legal features of regulated public relations, factors that give them special specificity, and problems that need to be addressed in the process of legal regulation. Proper legal support for public-private partnership in the defense industry system will contribute to maintaining a balance of public and private interests, sustainable development of this real sector of the economy, and ensuring the defense and security of the state.

Key words: defense and security, military-industrial complex, public-private partnership, legal regulation, improvement of legislation.

13. Grebensky D.S. The Genesis of the Legal status of citizens with criminal records and the issues of involving them in combat operations during a Special military operation // Military law. 2025. No. 2. pp. 106-114.

Annotation. The article discusses the issues of the legal status of convicts and the justification for their participation in a special military operation. In the context of the historical experience of involving convicts serving sentences in places of deprivation of liberty in combat operations to protect the Fatherland, the relevant role of criminal law institutions of pardon, criminal record and conditional long-term release is being considered. The article analyzes the regulatory framework, selection criteria, evaluation of the effectiveness of involvement in a special military operation of convicts, and issues of their release from criminal liability. Attention is paid to the development of the legislative framework for attracting persons convicted of crimes and serving sentences in places of deprivation of liberty to participate in a Special military operation.

Key words: special military operation (SVO); legal status of convicts; legal status; legal regulation, serving sentences, release from punishment.

14. Inozemtsev A.S. On Some Legal issues of palliative care for military personnel // Military law. 2025. No. 2. pp. 115-119.

Abstract. The article discusses some legal issues providing palliative care to military personnel who have been injured (maimed, injured), which in some cases involve irreversible changes in the functioning of the central nervous system and organs, as well as body functions. The main focus is given to the disclosure of the concept of palliative care in the context of military legislation. The author makes a conclusion on the necessity to create the normative legal mechanism of provision palliative care to military personnel.

Keywords: palliative care, vegetative state, examination, palliative patient, military personnel.

15. Koryakin V.M. On the need to modernize Resolution No. 8 of the Plenum of the Supreme Court of the Russian Federation dated May 29, 2014 "On the practice of Courts applying legislation on military duty, military service and the status of military personnel" // Military Law. 2025. No. 2. pp. 120-129.

Annotation. Due to significant changes in the legislation on military service and the status of military personnel in the last three years, due to the conduct of a special military operation and the operation of special legal regimes in certain territories of the Russian Federation (martial law, mobilization, counter-terrorism operations, etc.), the article substantiates the need to make appropriate adjustments to the Resolution of the Plenum of the Supreme Court of the Russian Federation of 29 May 2014 No. 8, which summarizes judicial practice on the application of legislation on military service and the status of military personnel. Many provisions of this judicial act have largely lost their relevance and do not fully reflect the realities that have developed and are in force today in the field of citizens performing military duty, military service, and the implementation of social guarantees for military personnel, citizens discharged from military service, and their families.

The publication substantiates proposals to amend this judicial act concerning the interpretation by the courts of issues of jurisdiction of military courts, admission to military service, military service and discharge from military service, the provision of vacations, the

implementation of social guarantees, etc. The problems of law enforcement related to the status of persons staying in volunteer formations are considered separately.

The introduction of the proposed amendments to the said Resolution of the Plenum will ensure uniformity in the application by courts and other law enforcement agencies of the norms of military legislation, and will serve to strengthen guarantees for the protection of the rights and legitimate interests of clergy, citizens discharged from military service, and their family members.

Keywords: military service; military personnel status; special military operation; mobilization; combat veteran.

16. Naumov P.Y. The Essence of the Legal Regulation of Military medical examination in relation to Persons Serving in the Troops of the National Guard of the Russian Federation and having a Special Police Rank // Military law. 2025. No. 2. pp. 130-140.

Abstract. In 2016, based on the decision of the President of the Russian Federation — Supreme Commander-in-Chief of the Armed Forces of the Russian Federation, formalized by the relevant decree, the troops of the National Guard of the Russian Federation were created on the basis of the internal troops of the Ministry of Internal Affairs of Russia, which are part of the structure of the new federal executive body — the Federal Service of the Troops of the National Guard of the Russian Federation. In order to legally regulate the activities of the troops of the National Guard, the necessary regulatory legal acts of a federal, governmental and departmental nature were adopted. The personnel of the troops of the National Guard includes military personnel, persons serving in the troops of the National Guard and holding a special police rank and civilian personnel (federal state civil servants and employees) of the troops of the National Guard. With regard to employees of the Russian Guard, there is a set of legal norms regulating the provision of medical care to them and the conduct (implementation) of a military medical examination in relation to them. At the same time, the legislation on conducting military medical examinations of Rosgvardia employees can be called "hybrid", since they are subject to some of the rules in the field of military medical examinations of military personnel, some of the rules in the field of conducting military medical examinations of employees of internal affairs agencies, and the actual rules of law governing the implementation of military medical examinations of Rosgvardia employees. The article examines the specifics of legal regulation of conducting military medical examinations of Rosgvardia employees, summarizes the relevant regulatory requirements and scientific developments on the topic, and puts forward proposals for further improvement of the legislation of the Russian Federation in the area under study.

Keywords: medical examination; military medical examination; military medical (medical-flight) commission; medical documentation; medical examination; diagnostic studies; medical examination; medical certification; performance of official duties.

17. Spirin M.D., Bobrova O.G. Legal Innovations in the mortgage system of housing for military personnel in the context of a special military operation // Military law. 2025. No. 2. pp. 141-149.

Annotation. The conduct of a special military operation determines the need to change the legal mechanism for the realization of the right to housing in monetary form by military personnel and their family members. The increase in the cost of residential premises caused a decrease in the possibility of purchasing housing as part of the participation of military personnel in the funded mortgage housing system. The article formulates proposals for improving the legal regulation in the field under study. The possibility of using funds intended

for the functioning of this monetary form for the purchase of housing through other preferential mortgage lending programs existing on the real estate market in Russia is proposed.

Keywords: special military operation, accumulative mortgage system of housing for military personnel, preferential mortgage, legal status of military personnel, monetary forms of housing, the right to housing.

18. Demchuk S.D. Qualification of High treason in the form of defection to the Enemy // Military law. 2025. No. 2. pp. 150-156.

Annotation. The article examines the current version of Article 275 of the Criminal Code of the Russian Federation regarding defection to the enemy. The detection of intent to commit it is described, the objective and subjective signs of this crime are analyzed, as well as issues related to other crimes.

Keywords: addressee; troops (forces); organizations; formations; armed conflict; hostilities; direct intent.

19. Chepel V.I. Consequences of admission to military service in the Armed Forces of the United States of America of citizens of the Russian Federation during a special military operation // Military law. 2025. No. 2. pp. 157-160.

Abstract. The article is devoted to the analysis of the legal consequences for citizens of the Russian Federation who join the military service of the United States Armed Forces during the special military operation. The article examines the legal conflicts arising from the absence of international agreements between the Russian Federation and the United States in the field of military service and dual citizenship. Special attention is paid to the qualification of actions of Russian citizens serving in the U.S. Army and their liability under Russian legislation. The article analyzes criminal-legal and international-legal aspects, including the status of combatants under the Geneva Conventions.

Keywords: citizens of the Russian Federation, military service in the USA, special military operation in Ukraine, criminal liability, international humanitarian law, Geneva Conventions, dual citizenship, combatants, national security.

20. Chukin D.S. Some Problematic aspects of the Legislative regulation of criminal liability for looting // Military Law. 2025. No. 2. pp. 161-166.

Summary. The restoration of responsibility for looting in criminal legislation is a positive result of criminal policy aimed at regulating public relations in accordance with the requirements of the time and the socio-political situation. It is noted that replacing the existing definition of looting, which is contained in the disposition of Part 1 of Article 356.1 of the Criminal Code of the Russian Federation, with the term "theft", will eliminate many issues arising in theory and law enforcement practice. It is summarized that certain elements of the composition of this crime are defects in legislative technology, which requires the modernization of this criminal law norm.

Keywords: looting, embezzlement, the subject of the crime, the qualification of crimes.

21. Nikonovich S.L., Nurushev A.A. Features of the traces of a close shot formed when firing a Yarygin pistol "Grach" // Military Law. 2025. No. 2. pp. 167-172.

Abstract. In their practical work, forensic experts, namely ballistic experts, often come to examine objects with traces of a shot formed by a firearm. One of the main questions on these traces is establishing the distance of the shot. When solving forensically significant issues,

experts may experience difficulties, especially when the weapon used and its caliber are unknown. In this case, help is provided by reference literature, which today does not cover the entire spectrum of modern firearms and traces of their use at the scene of the crime. This article examines and illustrates the features of the manifestation of traces of a close shot on white denim fabric formed by bullets fired from a Yarygin "PYa" pistol of 9x19 mm caliber. In addition, the article contains general information and some tactical

Keywords: Yarygin's "Rook" 9 mm pistol, shot soot, powder gases, traces of a close shot, gunpowder grains.

22. Shestak V.A., Popel M.S. Outpatient card as a source of criminalistically significant information in the investigation of iatrogenic crimes // Military law. 2025. No. 2. pp. 173-177.

Abstract. The article discusses the theoretical and practical aspects of using the patient's outpatient card in the investigation and disclosure of iatrogenic crimes. The distinctive characteristics of the outpatient card from other medical documentation are formulated. The examples of the forensic investigative practice of using the patient's outpatient card and its data in the investigation of crimes committed by medical professionals are analyzed. The necessity of establishing a causal relationship between the data obtained from the outpatient card and the socially dangerous consequences caused by the action (inaction) of medical workers is being investigated. The significance of the patient's outpatient card as evidence at various stages of the criminal investigation is determined. The authors investigate the role of medical data obtained from the patient's outpatient record in the process of conducting a forensic medical examination and subsequent comparison of the results obtained. The importance of examining medical records for signs of falsification is revealed. The conclusion on the versatility of the patient's outpatient card as a source of criminalistically significant information is proposed, and its evidentiary value in the process of disclosure and investigation of iatrogenic crimes is determined.

Keywords: iatrogenic crimes, patient outpatient card, source of forensically significant information, forensic investigative practice.

23. Baymyshev V.G. On Problematic issues of the Implementation of International Legal Responsibility of Military-Political Unions // Military Law. 2025. No. 2. pp. 178-187.

Abstract. The implementation of international legal responsibility of military-political alliances as international organizations is considered as a legal mechanism that ensures the actual implementation of the rules on responsibility, that is, strict observance by subjects of the system of international relations of the rights and the implementation of the duties enshrined in these rules. In the article, the implementation of the responsibility of military-political alliances is considered through the use of conciliatory measures, which act as a way to ensure the international legal implementation of the rules on the responsibility of military-political alliances. An analysis of such measures as calling for responsibility and peaceful settlement of disputes and situations is carried out. A conclusion is made on the need to improve the international legal system for considering disputes and situations involving military-political alliances by forming a universal international judicial body or arbitration.

Keywords: international law, implementation of the international responsibility, international organizations, military alliances.

24. Melnichuk V.A. The Concept and general characteristics of the financing of international terrorism // Military law. 2025. No. 2. pp. 188-194.

Abstract. Annotation. The article is devoted to the study of the concept and general characteristics of the financing of international terrorism. The paper analyzes the mechanisms and tools used by terrorist organizations to raise funds. In addition, the article examines the measures taken by the international community to combat financial support for terrorism. The article highlights the key financial flows that support the activities of terrorists, and draws attention to the evolution of these methods in modern technology. In conclusion, the article focuses on the need for constant updating of methods to combat the financing of international terrorism, taking into account the constantly changing nature of the threat. The work represents an important contribution to understanding and effectively confronting this global challenge.

Keywords: international terrorism, financing of terrorism, underground banking, hawala, money laundering, terrorist organization, banking control.

25. Redkous V.M. General characteristics of the Legal status of the National Security Bodies of the Republic of Armenia in the National Security System of the country // Military Law. 2025. No. 2. pp. 195-202.

Resume. The Republic of Armenia, as well as the Republic of Azerbaijan, their mutual relations in the context of relations of each of the countries with the Russian Federation, Turkey, the USA and Western European countries, have long been on the front pages of the media, forcing both politicians and experts in the field of military and national security to comprehensively analyze the events taking place, make forecasts for developments in the field of regional and national security of each of the countries, develop proposals to reduce tensions in relations between the states and for a peaceful solution to the problems that have arisen that suits all parties. In the current conditions, it is difficult to give an objective assessment of the current situation due to the lack of a full volume of comprehensive and objective information that cannot be obtained from statements by state leaders, their actions, as well as the media. Comparative law comes to the rescue, the use of which allows not only to expand the horizons of ideas about the peculiarities of the national legal systems of the states under study, but also to assess the nature of the state policy pursued in a particular area of public administration, including in the field of national security. In this article, we will focus on the specifics of legal regulation of national security in the Republic of Armenia, which is currently the most important partner of the Russian Federation both within the Commonwealth of Independent States and within the Collective Security Treaty Organization (CSTO).

Key words: public administration; constitutional law; administrative law; national security; national security agencies; intelligence activities; counterintelligence activities; crime control; comparative law.

26. Shestak V.A., Ratkovsky I.I. The Legal consequences of Victory in the Great Patriotic War for the Further Struggle for justice and the Protection of fundamental human rights in the Context of Global Challenges and Threats // Military Law. 2025. No. 2. pp. 203-209.

Abstract. The article is devoted to the assessment of the legal consequences of victory in the Great Patriotic War and their impact on the formation of international and international humanitarian law. It examines how the victory over nazism became a catalyst for the creation of norms ensuring individual criminal responsibility for war crimes and crimes against humanity; contributed to the formation of the United Nations and the adoption of the Charter of the United Nations, as well as the issuance of a number of international acts. The authors explore the importance of the lessons of the past for shaping legal policy and conditions of social justice in the future, focusing on the need to ensure the protection of human and civil rights in the face of modern challenges.

Keywords: The Great Patriotic War, victory over fascism, criminal liability, international tribunal.

27. Shumilin A.V. On Some features of the Development of the System of Courts of General Jurisdiction in Sovereign Tajikistan // Military law. 2025. No. 2. pp. 210-217.

Annotation. The article presents a retrospective analysis of the formation and development of the system of courts of general jurisdiction of sovereign Tajikistan. The author reveals the main stages of constitutional and judicial-legal reforms carried out in the state, as well as assesses the results achieved and points to the need for further improvement of national justice.

Key words: judicial power, courts of general jurisdiction, constitutional reform, judicial and legal reform, judicial system of the Republic of Tajikistan.

28. Shchukina T.V., Toksonbaev M.E. Legal Regulation of Military Cooperation between the Kyrgyz Republic and the Russian Federation as a Basis for Ensuring their Military Security // Military law. 2025. No. 2. pp. 218-219.

Annotation. The article examines the issues of legal regulation of military and military-technical cooperation between the Kyrgyz Republic and the Russian Federation, identifies its principles, and notes the legal basis for military cooperation between the Kyrgyz Republic and the Russian Federation. The study presents the results of a comparative legal analysis of the Military Doctrines of the Kyrgyz Republic and the Russian Federation, which identify the key positions of the unified approach of both countries to the maintenance and characterization of military security, which determines the directions of military and military-technical cooperation between the two countries.

Keywords: military security, international treaty, military cooperation, military-technical cooperation, legal regulation, military products, Kyrgyz Republic, Russian Federation.

29. Ivanov V.Yu. Awareness of the content of military-social legislation as a guarantee of social security of participants in a special military operation and their families // Military law. 2025. No. 2. pp. 226-230.

Annotation. The article is a review of the textbook "Social guarantees for participants in a special military operation: types and mechanisms of implementation", prepared by a team of legal scholars from the Prince Alexander Nevsky Military University and practitioners from the Legal Department of the Russian Ministry of Defense. The publication reveals the content of the textbook, shows the importance of the publication for the organization of legal education for military personnel and their families, and also makes recommendations for the use of the book in the professional training of social services specialists, whose responsibilities include the implementation of social grants for participants in a special military operation and their families.

Keywords: special military operation; social guarantees; participants in a special military operation; mechanisms for the implementation of social guarantees; benefits; compensation.

31. Taradonov S.V. Problems of Theory and Practice of Legal support of a special military operation // Military law. 2025. No. 2. pp. 231-236.

Annotation. The article is a review of the monograph "Legal support for the special military operation on denazification and demilitarization of Ukraine." The book is the first scientific publication in which, based on a systematic analysis, the role of legal regulation of

various public relations is traced in connection with the conduct of a special military operation on denazification and demilitarization of Ukraine since February 24, 2022. The theoretical, methodological, organizational and legal aspects of a special military operation and a number of other regulatory issues during military conflicts are considered. Special attention is paid to the normative foundations of social and material support for a special military operation.

Keywords: military law, military personnel, special military operation, military-social law, military conflict, international humanitarian law.

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1. Zakomoldin R.V. Civil Defense and the Safety of the Civilian Population as elements of Military (Defense) security // Military law. 2025. No. 3. pp. 9-12.

Abstract. The article is devoted to the analysis of such categories as "civil defense" and "civilian population safety" in relation to the military sphere. It is noted that they are also elements of military (defense) security, and their proper provision is the key to ensuring military (defense) and national security of the country.

Keywords: military security, defense security, defense, civil defense, civilian population, civilian safety, military threats, special military operation.

2. Kolokolova D.A., Zemlin A.I. Ensuring Information Security in the context of a Special military operation // Military law. 2025. No. 3. pp. 13-17.

Annotation. The article defines such legal categories as "information security", "information warfare", "cyberwar"; reveals the goals, objectives and main features of information warfare; analyzes cases of psychoemotional impact on the population of the Russian Federation in the context of a special military operation in Ukraine; reveals the methods and methods used to ensure information security in the context of a special military operation; the statistical data of the Federal Service for Supervision in the Field of Communications, Information Technology and Mass Communications are presented within the framework of the topic of this scientific article; a brief description of the regulatory layer of the considered sphere of legal relations is given.

Keywords: information security, information warfare, special military operation, agitation, fake, disinformation, legislation.

3. Koryakin V.M. Legal Positions of the Supreme Judicial Authorities of the Russian Federation on the Issues of Legal support for a special Military Operation // Military law. 2025. No. 3. pp. 18-32.

Annotation. The article summarizes and analyzes the provisions of some acts of the Constitutional Court of the Russian Federation and the Supreme Court of the Russian Federation concerning various aspects of legal support for a special military operation. The legal positions of the Constitutional Court on the legitimacy of a special military operation, the causes and conditions of its occurrence, its goals and objectives, and compliance with the norms of international law are presented. Examples of judicial interpretation by the highest judicial authorities of the specifics of the legal regulation of military service in conditions of mobilization, provision of social guarantees to participants in hostilities and their families, legal responsibility for discrediting the activities of the Armed Forces and volunteer formations, etc. are shown. Based on the generalization of judicial practice, some proposals have been formulated to improve the legal regulation of public relations in the context of a special military operation.

Keywords: legal positions of the courts; judicial interpretation of the norms of law; special military operation; mobilization; military service; social guarantees for participants in hostilities; responsibility for discrediting the Armed Forces.

4. Ascheulov O.E., Petukhova M.V., Shalkova V.A. Lend-Lease Assistance to the USSR Allies during the Second World War (Historical and Legal Analysis) // Military Law. 2025. No. 3. pp. 33-37.

Abstract. Currently, much attention is being paid to such a topic as the inadmissibility of distorting the history of the Second World War and the significant contribution of the Soviet people to the Great Victory. Of course, the allies will make a significant contribution. However, this assistance was not gratuitous and was provided on certain contractual terms, on credit terms. This article provides a brief historical and legal analysis of the assistance provided to the USSR by the United States of America and Great Britain during the Second World War under the Lend-Lease agreement.

Keywords: lend-lease, World War II, the Great Patriotic War.

5. Butov S.V. Peculiarities of food supply to military personnel of the NKVD of the USSR, who were part of the Active Army during the Great Patriotic War. 2025. No. 3. pp. 38-45.

Annotation. The article presents a historical and legal analysis of the food supply to military personnel of the People's Commissariat of Internal Affairs of the USSR, who were part of the active army during the Great Patriotic War. The procedure for providing food to soldiers of the internal troops is considered. The composition of the food ration of NKVD troops is shown, the main problems of food supply for newly arrived soldiers and those being withdrawn from battle are outlined, and measures aimed at improving food supply for front-line soldiers are indicated.

Keywords: food supply; food rations; allowances; military personnel; NKVD troops; The Great Patriotic War.

6. Dokuchaev O.O. Socio-humanitarian interpretation of some provisions of General Cybernetics and assessment of the possibility of their use in theoretical and legal research // Military law. 2025. No. 3.Pp. 46-54.

Annotation. The publication substantiates the need for consistent application of methods developed by general cybernetics in theoretical and legal research. The concept and ontological nature of a cybernetic system as a phenomenon of a universal nature are considered. An interpretation of information contained in specialized literature on the structure and behavior of cybernetic systems at an elementary level is given, and a hypothesis is put forward about the possibility of using this knowledge in the socio-humanitarian sphere.

Keywords: cybernetics, system, cybernetic system, governance, information, reflection, display, image.

7. Plaksa V.N. Sources of Law of Military Space Activities // Military law. 2025. No. 3. pp. 55-67.

Annotation. The article is devoted to the consideration of the legal sources of military space activities of states. A theoretical and legal analysis of the formation and attribution of legal norms and acts to sources of law in the military space sphere is given, their essence and legal content are revealed. The author cites the most significant international legal and national

acts of States, which in many ways constitute the content of modern military space activities, points out the existing contradictions, emphasizing the legal issues and its importance for maintaining peace and security. As one of the effective methods of studying and assessing the impact on the development of law, a classification of sources of military space activities according to the relevant criteria of applicability of norms is proposed. The sectoral certainty of the law of military space activities has been established.

Keywords: military space activities; outer space; international treaties; international legal norms; sources of law.

8. Synkov N.V. Guilt as an Obligatory sign of the Subjective side of Corruption offenses committed by Military personnel // Military law. 2025. No. 3. pp. 68-73.

Annotation. The article is devoted to the problem of determining the guilt of military personnel in the commission of corrupt disciplinary offenses in conditions of insufficient certainty of the provisions of legislation on military service and anti-corruption related to this issue. The article discusses the provisions of the legal regulation of the liability of military personnel of the Armed Forces of the Russian Federation (hereinafter referred to as military personnel) in violation of anti-corruption legislation. The issues related to bringing military personnel to disciplinary responsibility for corruption offenses, as well as the problems of applying disciplinary penalties to them, are highlighted.

Keywords: prevention of corruption; intent and negligence; corruption offenses; disciplinary liability of military personnel; disciplinary penalties for non-compliance with restrictions and prohibitions, requirements for preventing or resolving conflicts of interest; failure to fulfill duties established in order to combat corruption.

9. Uglitskikh D.V., Annenkova E.A. On the Issue of Foreign Prisoners of war and Internees in the USSR // Military law. 2025. No. 3. pp. 74-81.

Abstract. During World War II, the Soviet Union faced the problem of holding foreign prisoners of war and internees. This aspect of military history has caused much discussion and debate among historians, political scientists and the public. The problem of the status of citizens of foreign countries who found themselves in the status of prisoners of war, as well as persons subjected to forced internment within the USSR, is a multifaceted historical issue. The Soviet experience of dealing with these categories of people reflects the complex political, economic and humanitarian aspects of state policy of that period. Research into this topic allows us to better understand the peculiarities of the functioning of the Soviet system in the context of international relations and military conflicts.

Key words: prisoners of war, internees, operational-investigative work, repatriation.

10. Kainov V.I., Popkov D.V. Administrative responsibility for Driving a vehicle by a military driver who is intoxicated: the Practice of the Supreme Court of the Russian Federation // Military law. 2025. No. 3. pp. 82-88.

Abstract. In continuation of the discussion started earlier, the authors of the article consider some decisions of the Supreme Court of the Russian Federation from the point of view of their application to military personnel driving vehicles and being intoxicated. It is concluded that the case against the serviceman who committed an administrative offense is being considered by the garrison military court. The article considers the specifics of bringing military personnel to administrative responsibility for administrative offenses committed under Chapter 12 of the Administrative Code of the Russian Federation. The focus is on the participants of the conflict who have committed an administrative offense in the field of road safety.

Keywords: military man; administrative offense; intoxication; Supreme Court of the Russian Federation.

11. Kukushkin M.V. Permanent residence abroad of close relatives of a candidate for the position of judge may be an obstacle to appointment to the position of judge. // Military law. 2025. No. 3. pp. 89-92.

Annotation. In the context of the increased requirements for appointment to judicial positions, a specific legal institution is examined, as a possible obstacle to the appointment to judicial positions of persons whose close relatives live abroad, from the point of view of the provisions permitted by the Constitution of the Russian Federation restriction of human and civil rights and freedoms. The article reveals the specifics of admission of persons holding judicial positions; some questions were raised about the specifics of their legal status.

Keywords: judge, access to state secrets, close relatives, permanent residence abroad.

12. Mintyagov S.A. The Content of the Law Enforcement Activities of the Military Police of the Armed Forces of the Russian Federation: a Scientific Analysis // Military law. 2025. No. 3. pp. 93-97.

Abstract. The purpose of this article is to formulate proposals aimed at clarifying the content of the activities of the military police of the Armed Forces of the Russian Federation to ensure the rule of law. Based on a critical analysis of normative legal acts and scientific literature, the author came to the conclusion that the purpose of the military police can be defined as a strategic vector aimed at achieving the key goal of ensuring legality. In this context, tasks act as tools to achieve this goal. In turn, the functions of the military police represent specific types of activities aimed at the implementation of the tasks set. The purpose and main tasks of the military police determine its functional structure and content.

Keywords: military police, purpose, main activities, tasks, functions.

13. Potyaev P.Y. Legal support for Combat training of Troops and (Forces) in the Arctic Zone: Historical and Modern Aspects // Military Law. 2025. No. 3. pp. 98-105.

Abstract. The article examines the legal provision of combat training in the Arctic zone, with an emphasis on historical and modern aspects. Based on the analysis of the results of research and experiments devoted to the assessment of the regulatory support of the process of combat training for operations in the Arctic, a brief historical summary of the legislative development of the Arctic is presented. Special attention is paid to the relevance of this legislation at the local level concerning military educational organizations and the training of military specialists in the context of the specifics of the Arctic region. The article also reveals the main elements of the educational process that affect the effectiveness of training military university cadets for operations in the Arctic zone. These elements are regulated by educational legislation both at the state level and at the level of higher military schools, which emphasizes the importance of integrating legal norms into the educational process.

Keywords: Arctic, Arctic zone, regulatory framework, legislation, combat training, education.

14. Smirnov S.V. Legal Regulation of Counter-Terrorism by Forces and Means of the Russian National Guard Troops // Military law. 2025. No. 3. pp. 106-112.

Abstract. The article using categories of the author's concept of state sovereignty, provides a general description of the current state of legal regulation of combating terrorism and

some aspects of the anti-terrorist activities of the National Guard troops as elements of the system of guarantees of sovereignty of the modern Russian Federation is given.

Key words: terrorism, counteraction to terrorism, state sovereignty, threat to state sovereignty, guarantee of state sovereignty, troops of the National Guard of the Russian Federation.

15. Malkova N.V. Comparative Analysis of insurance and Medical support Systems for Military Personnel in the United States and the Russian Federation: Challenges, adaptation and Development Prospects // Military law. 2025. no 3. pp. 113-121.

Abstract. The article presents an in-depth comparative analysis of insurance, healthcare, and social support systems for military personnel in the USA and the Russian Federation, considered within the context of geopolitical turbulence and the evolving nature of modern military conflicts. The study aims to identify key factors determining the effectiveness and sustainability of these systems, as well as to assess their adaptability to new challenges and needs of military personnel, including participants in the Special Military Operation. Particular attention is paid to the analysis of not only formal institutions and financial mechanisms, but also implicit aspects, such as the influence of corporate culture, the level of trust in the state, and the characteristics of national mentality. The results of a comparative assessment of the sizes of insurance and compensation payments provided to military personnel in both countries, taking into account the cost of living and purchasing power, are presented. In conclusion, promising directions for improving military personnel social protection systems are proposed, based on the principles of client-centricity, proactivity, and the integration of advanced digital technologies.

Keywords: military personnel insurance, social security, medical care, compensation payments, comparative analysis, special military operation, social policy, national security, human capital.

16. Morozova D.V., Stepovik V.I., Matveychuk D.V. Problems of Forming a Model Regulation on the Purchase of Goods, Works, and Services on the Example of the Ministry of Defense of the Russian Federation // Military law. 2025. No. 3. pp. 122-128.

Annotation. The article is devoted to the creation and implementation of a model regulation on the purchase of goods, works and services within the framework of the Ministry of Defense of the Russian Federation (Ministry of Defense of Russia). The authors emphasize the need to develop clear and understandable requirements that could improve procurement procedures, reduce the administrative burden and increase the efficiency of budget spending. The main idea of the article is that despite the existence of a legislative framework in the form of Federal Law No. 223-FZ, many aspects of the formation and application of procurement regulations require further development to ensure their effectiveness. The work in this area is aimed at eliminating existing shortcomings, which include uncertainty in the criteria for choosing procurement methods, outdated standards and the lack of a mechanism that promotes effective competition. The article examines the legislative framework in which the Russian Ministry of Defense has approved a model procurement regulation, highlighting the key principles of procurement activities. In addition, the authors identify the parameters by which the effectiveness of procurement is assessed: economic efficiency, compliance with deadlines, product quality, level of competition, compliance with legislation and satisfaction of the parties.

Keywords: Russian Ministry of Defense, procurement regulations, procurement efficiency, procurement methods, evaluation criteria, customer activity, regulatory guillotine.

17. Alexandrova N.G., Vovchenko I.A. On some issues of exemption from criminal liability in connection with conscription during mobilization or during wartime // Military law. 2025. No. 3. pp. 129-133.

Abstract. Since the beginning of the special military operation by the Russian Federation (hereinafter referred to as the SVO), a large number of legislative and other regulatory legal acts have been adopted aimed at regulating various legal relations. Such changes have also been made to the Criminal Code of the Russian Federation in terms of exempting participants from criminal liability in connection with conscription during mobilization or during wartime. At the same time, according to the authors, when introducing such a rule in the Criminal Code of the Russian Federation, not all issues have been resolved, which requires clarifying them by making appropriate changes. This article examines such gaps and suggests ways to eliminate them.

Keywords. military service, special military operation, mobilization, wartime, exemption from criminal liability, criminal liability.

18. Glukhov E.A. Causes and conditions contributing to Official and Corrupt Criminality in the Military Environment // Military Law. 2025. No. 3. pp. 134-146.

Abstract. The article analyzes the causes of official and corruption crimes in the context of military service, identifies current trends in official offenses committed according to the formula "you – to me, I – to you." Based on sociological surveys and psychological research, criminological personality traits of a corrupt official from among military commanders are formulated, and characteristic areas of corruption in the military environment are indicated. The emphasis is placed on specific military legal relations that determine the occurrence of official and corruption offenses.

Keywords: military administration body, commander, corruption, official criminality, dependence on the boss, social rights, degree of subordination, professional deformation, transparency of legal relations, bureaucracy

19. Ermolovich Ya.N. Improving the Criminal Law Protection of Minors (Scientific and Practical Commentary to Federal Law No. 514-FZ dated December 28, 2024 "On Amendments to the Criminal Code of the Russian Federation") // Military Law. 2025. No. 3. pp. 147-153.

Annotation. The article analyzes the latest changes in criminal legislation, according to which Articles 150, 151 of the Criminal Code of the Russian Federation were set out in a new version, providing for the differentiation of criminal liability for these crimes. The author identifies the positive and negative sides of changes in criminal legislation.

Keywords: criminal law, criminal liability, crimes against the family and minors, minors, involvement of a minor in the commission of a crime, involvement of a minor in the commission of antisocial acts.

20. Ivanov V.L., Ermolovich Ya.N. Complex issues of the subjective side of "Mercenary" murder // Military law. 2025. No. 3. pp. 154-161.

Abstract. The article examines the issues arising in law enforcement related to the subjective side of the crime provided for in paragraph "z" of Part 2 of Article 105 of the Criminal Code of the Russian Federation. The position of the Supreme Court of the Russian Federation on the problems of qualification of the so-called "mercenary" murders is outlined, materials of investigative and judicial practice, doctrinal views and proposals are provided,

qualification errors related to an incorrect legal assessment of the act are analyzed. The authors come to the conclusion that it is necessary for the Supreme Court of the Russian Federation to periodically summarize the practice in criminal cases on crimes provided for in Part 2 of Article 105 of the Criminal Code of the Russian Federation.

Keywords: murder, qualification, motive and purpose, mercenary motives.

21. Shmelev I.R., Korshunov Yu.A. Criminal liability for abandoning a sinking warship // Military Law. 2025. № 3. P. 162-165.

Abstract. The article is devoted to criminal liability for abandonment of a sinking ship by Russian military sailors. Emphasis is placed on the fine line that separates a crime from actions in conditions of extreme necessity, criminal cowardice from the need to carry out an order, a combat mission and ensure a tactical advantage over the enemy. It is argued that such situations can be the subject of consideration by the fleet command and a military court, but in all cases an individual approach to the problem and a thorough investigation of all the circumstances of the incident are necessary. Attention is drawn to the need for military personnel to comply with their duties, and on the part of the relevant state bodies and other organizations, to the criminal law protection of the rights of military sailors.

Keywords: war, military personnel, navy, warship, commander, rights of military personnel, rules for the operation of a warship, special military operation.

22. Korchagina I.V. Imposition of a monetary penalty by a military court for violating the order in a court session // Military law. 2025. No. 3. Pp. 166-170.

Annotation. The article is devoted to the analysis of the legal grounds for imposing on a juror another measure of criminal procedural coercion in the form of a monetary penalty, consideration of the conditions for the legality of using such a coercive measure, and also contains proposals for improving criminal procedural legislation in the area under consideration.

Keywords: another measure of criminal procedural coercion; monetary recovery; military court; criminal proceedings; criminal procedural liability.

23. Nekrasov A.A. Criminalistic methods of identification when checking documents of persons traveling across the state border // Military law. 2025. No. 3. pp. 171-178.

Annotation: The article examines the experience of operational and official activities of border control units for identification of identity when checking documents from persons traveling across the state border. It analyzes the theory of forensic identification and verification methods, their similarities and differences. The paper substantiates the need to replace the method of identification of an individual when checking documents from persons traveling across the state border with the verification method.

Keywords: document verification at border checkpoints, forensic identification methods, identification, verification, biometric technologies, habitoscopy.

24. Selyukov V.A. On some issues of the implementation of the constitutional rights of military personnel during a special military operation and a counter-terrorism operation // Military law. 2025. No. 3. pp. 179-185.

Abstract. This article examines the problems of the activities of military justice authorities in the context of a special military operation and provides suggestions for improving the effectiveness of this work. Thus, the author proposes to increase the number of military

police, to transfer a number of crimes, the criminal cases of which are being investigated by military investigative authorities, from the preliminary investigation as a preliminary investigation to the inquiry conducted by military police interrogators. The author suggests that the military police authorities should be given the right to carry out operational investigative activities in order to combat crime in the armed forces and create operational units of the military police for this purpose. In order to ensure the constitutional right to defend military personnel in combat situations, it is necessary to increase the number of lawyers who can provide legal assistance during detention, arrest or indictment. The author believes that providing additional guarantees to lawyers may turn out to be more expensive and not so ineffective compared to another way of solving this problem: granting the rights of a defender (lawyer) to military officers with legal education who are present in the combat formations of the military troops.

Keywords: constitutional rights of military personnel; the right to protection; special military operation; counter-terrorism operation; military justice authorities; military police; investigation of criminal cases; inquiry; operational search activities.

25. Kharchenko S.V., Girko S.I., Skiba A.P. Crimes committed in Previous Years: some factors influencing the Disclosure // Military Law. 2025. No. 3. pp. 186-193.

Abstract. Taking into account the provisions of criminal procedure and other legislation, the article considers a number of factors influencing the detection of crimes committed in previous years. A list of the main objective and subjective factors influencing the organization of the activity in question is given: the commission of a crime in an environment that excludes the possibility of observing and perceiving a criminal act; a long-term time factor affecting the loss and change of evidentiary information; lack of proper interaction between various services and divisions both in the internal affairs bodies and with the investigative bodies of the Investigative Committee of the Russian Federation; shortcomings in planning the disclosure of a crime; unjustified suspension of the preliminary investigation without performing all necessary investigative actions in the absence of the accused; etc. Some measures have been formulated to improve the efficiency of work on solving crimes committed in previous years.

Keywords. disclosure of crimes committed in previous years; objective and subjective factors; operational investigative activities; internal affairs bodies; Investigative Committee of the Russian Federation.

26. Kakhktsyan A.S. The Military Law of the Republic of Armenia at the Present Stage of Development (from 1991 to the present) // Military law. 2025. No. 3. pp. 194-202.

Annotation. The article is devoted to the formation of the military law of the Republic of Armenia at the present stage of development. The historical chronology is limited to the period from 1991 to the present. The author comes to the conclusion that it is at this historical stage that the complex formation of such a separate branch of law as military law takes place, which is conditioned by the adoption of relevant normative legal acts containing directly or indirectly military legal norms. Based on the results of the research, the author draws relevant historical and legal conclusions of theoretical importance.

Keywords: military law, defense, military service, Republic of Armenia, military criminal norms.

27. Redkous V.M. On the need to take into account the legislation on the defense of neighboring states in Russian conditions // Military law. 2025. No. 3. pp. 203-216.

Resume. In modern conditions, the spheres of defense and national security have

become priority areas of state activity due to the need for practical implementation of measures to protect our country from security threats from a neighboring state, which can only be stopped by using armed struggle. Despite the attempts being made to begin a negotiation process for a peaceful settlement of the conflict, taking into account the legitimate national interests of our country and the need for denazification and demilitarization of the neighboring state, armed confrontation will continue. This actualizes the attention of scientists to the legal regulation of defense issues and national security both in Russia and neighboring states, most of which are CIS member states. This topic is relevant not only for our country, but also for other Commonwealth states, since recently conflicts with the use of national armed forces, as well as border agencies in the CIS space have been occurring more and more often

The need to improve defense legislation requires a systematic comparative analysis of legislative and other regulatory legal acts of the Commonwealth states in the field of defense and national security from a purely formal legal point of view, without the conventions caused by the nature of political and other relations between Russia and a specific Commonwealth state. It is necessary to know and imagine how certain types of activity are regulated in neighboring states in order to adequately assess the level of regulation of certain public relations, and to use this information for analytical, law-making and law enforcement purposes already in Russian conditions.

This article will examine the main provisions of the Law of Ukraine of December 6, 1991 No. 1932-XII "On the Defense of Ukraine", which allow us to assess from a legal point of view the processes taking place in the area of defense of a neighboring state, as well as allow us to draw a number of practical conclusions for use in lawmaking in Russian conditions.

Key words: public administration; defense; national security; armed forces; ministry of defense; general staff; military formations; civil defense; martial law; mobilization; territorial defense; volunteer formations; means of armed struggle; Commonwealth of Independent States; comparative law.

28. Sinyaeva N.A. The General state of the Contractual Obligations of the Russian Federation in the Field of Methods and Means of Warfare // Military Law. 2025. No. 3. pp. 217-230.

Abstract. In this article, the author examines the state of the contractual obligations of the Russian Federation in the field of means and methods of warfare. The existing international legal regime of restrictions on methods and means of warfare is analyzed, treaties are classified according to their legal force, range of persons and scope of action; the level of implementation of international treaties into the national legislation of Russia, CIS and far abroad is assessed; cases of selective application and violation of treaties by various states are identified; Proposals are put forward to develop a doctrine for optimizing Russia's contractual obligations in accordance with national interests, and criteria for reviewing existing obligations and participating in new agreements are proposed.

Keywords: international humanitarian law, international treaties in the field of methods and means of warfare, selective application.

29. Shestak V.A., Nakhatkanyan V.T. The Nuremberg Trials: Historical Significance and Impact on International Criminal Law // Military Law. 2025. No. 3. pp. 231-237.

Abstract. The Nuremberg Trials (1945–1946) were the first international judicial proceedings against the leaders of Nazi Germany for crimes against peace, war crimes, and crimes against humanity. This trial established the legal foundations of international criminal justice, introducing the principle of individual accountability for international crimes. The tribunal's rulings and developed principles later influenced the International Criminal Court and

the tribunals for the former Yugoslavia and Rwanda. This article examines the organization, proceedings, verdicts, and their consequences for the evolution of international law.

Keywords: Nuremberg Trials, international criminal law, crimes against humanity, international tribunal.