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JSC management decisions as elements of issuance procedure

Keywords: Securities issuance, corporate act, decision on securities allotment, confirmation of decision on securities issuance (additional issuance), general shareholders' meeting, board of directors, change of rights under security ownership

The issuance procedure involves two decisions: allotment and issuance of securities. These two decisions allow for the state registration of the issuance. However, the author believes that legal regulation of such decision-making, in particular, when it comes to the requirements to the content of such decisions, cannot be considered as shareholding; this situation may lead to violation of rights and interests on the investors and shareholders.

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Stealing of property by employees: tendencies and prospects of norms development

Keywords: Business crime, stealing by employees, business fraud, misappropriation and embezzlement, stealing with abuse of office

The article presents a historical, legal and doctrinal analysis of property stealing by employees under criminal law of Russia. The authors suggest their drafts of norms, which set forth criminal responsibility for such crimes and can have positive effect on Russian criminal law development in this sphere.

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Enhancing criminal law in economic sphere: trends and social context

Keywords: Criminal law, crimes in economic sphere, ownership, owner, property, business activity, owner, general part, justifiable defense, raiding, modernization, conception

The author analyses some trends in development of criminal law in economic sphere. The author underlines that those trends mean reinforcing criminal responsibility pressure on business, rather than positively affecting the social sphere. The author comments on a number of proposals; one of the proposals suggests that the criminal code part on economic crimes should have its own general part, which will focus on the specifics of crimes in the economic sphere.

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Procedural means preventing use of false evidence in civil procedure

Keywords: Evidence, credibility, falsity, falsification, written form, offence
Some complex aspects of legal regulation applied to courts authority to check claims on falsity of evidence in civil cases are discussed in the article. Based on enforcement practice related to these norms and relevant research the author concludes it is necessary to change the model of verification; the author suggests some revisions of the existing norms of the procedural code.

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Notification of creditors on new claims to debtors: reimbursing expenses of insolvency officer

Keywords: Insolvency, reimbursing insolvency officers for notifying creditors on new claims to debtors

In the Federal law 'On bankruptcy', reimbursing insolvency officers for notifying creditors on new claims to debtors is a minor issue. However, this is not exactly true. This issue

can become a stumbling point, thus, it can impede the whole insolvency procedure. The author analyses related examples of court practice and offers possible solutions.

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Parties to the agreement on rights of economic entity participants under Russian and English law

Keywords: Parties to the agreement on rights of economic entity participants, fiduciary trustee, pledgee, economic entity as a party to the agreement

The author continues to study the topic of parties to the agreement on rights of economic entity participants, under Russian and English law. Can fiduciary trustee, pledgee, and the entity itself be parties to the agreement?

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Qualifying of crimes: terminology

Keywords: Qualification, qualifying of crimes, criminal law evaluation

The author analyzes the construct of 'crimes qualification' and the need for a single interpretation of the construct. The author compares definitions from the doctrine of criminal law and provisions on behavioral evaluation of a person under criminal law, and offers his own definition.

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Plenum of the RF Supreme Commercial Court on procedural periods in arbitrazh procedure

Keywords: Arbitrazh court, procedural term, renewal, computation and renewal of the term, court proceeding recess

On December 25, 2013 Plenum of the RF Supreme Court issued a directive 'On procedural terms'; this is the first resolution regarding enforcement of legal norms regulating the institute of procedural terms. The document also sums up the work of the RF Supreme Commercial court over more than 20 years. The article provides analysis of the commentary by the RF Supreme Commercial court concerning computation, termination, prolongation and renewal of procedural terms.

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Development of Russian science of state law from XIX till early XX century: general outlook. Article eight.

Keywords: Russian state law science, XIX century, state reforms of 1905—1906, absolutism and the constitution

This is a new article of the series, which describes main tendencies of the Russian state law science in the XIX — early XX century. The present article shows how the state government reform of the Russian Empire (1905—1906) changed the views on absolutism. Also, the article explains how absolutism was related to such notions as constitution and public representation.

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Protection of intellectual property: the Customs union regulation

Keywords: The Customs union, customs control, intellectual property, copyright, trademark

The article analyses how customs bodies ensure protection of intellectual property in the customs union. The author also analyses the measures, which apply to the movement of goods through the Customs union, and other actions with goods under the Customs union control.