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STATE, STRUCTURE AND DYNAMICS OF CORRUPTION IN HEALTH CARE SERVICE FROM CRIMINOLOGICAL PERSPECTIVE

Keywords: health care, corruption offence, forms of corruption

The article examines the growth of corruption in health care service in Russia. The author displays the dynamics of corruption using statistics concerning the whole country in general and regions in particular. The purpose of the research is to investigate the structure of corruption in health care, to define corruption offences, to identify basic forms of corruption, to examine growing corruptive relations in health care.

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ON GROUNDS FOR GROUPING OF "NEW" CONTRACTS: INSTRUMENTALIST APPROACH TO DRAFTING CONTRACT LAWS

Keywords: contract framework, commercial contracts, mixed contracts, upgrading of civil laws, instrumentalist approach, lex mercatoria

An attempt to create contract framework and to provide for all types of contracts is criticized in the article. Distinction is drawn between consumer contracts and business contracts. The conclusion is made that business transactions should not be closely regulated by Givil Code. Moreover, exhaustive regulation of business transactions may be dangerous in commercial terms. There is underlined the necessity to extend the scope of lex mercatoria and to make up guidelines of the most successful practices in particular contracts.

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CONFLICT-OF-LAW REGULATION OF INSURANCE CONTRACTS IN RUSSIA AND OTHER JURISDICTIONS

<u>Keywords:</u> insurance contract, conflict-of-law regulation, insurance risk, applicable law, subrogation, insurer, insured

The author examines conflict-of-law regulation of insurance contracts under Russian and foreign laws, exemplified by judicial settlement of disputes arising from international insurance contracts in Russian and foreign courts.

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MECHANISM OF CIVIL-LAW REGULATION, ITS RELATIONSHIP WITH CIVIL-LAW SUBJECT AND METHOD

Keywords: mechanism of civil-law regulation, subject and method of private law, subject and method of civil law, private autonomy

Relationships between civil-law regulation mechanism and civil and private-law subject and method are expressed in strict subordination of the mechanism to primary features of a particular branch of law. According to the author this subordination is manifested in social understanding of proprietary and personal relationships as freewill, friendly ones that can be affected only through private autonomy, permits legal interference of legal rules and regulations deriving from them.

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CIVIL-LAW EQUIVALENCE PRINCIPLE AS FAIRNESS PRINCIPLE EXPRESSION. PART II

Keywords: fairness, morality, civil-law equivalence principle, property balance, value, price, equality, business relations, making agreement, currency clause,

inflation, invalidity of contract, restitution, termination of contract, property liability

Property equivalence as moral and legal basis securing fairness of social relations is examined in the article. The author defines the concepts of absolute and relative equivalence and determines the conditions under which the departure from absolute equivalence can be morally acceptable. There is general description of equivalence as a civil-law principle, its realization in various civil-law institutions is shown. The author taking equivalence for ethical basis of modern civil-law regulation emphasizes its moral essence limitation which is significant in legal terms.

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CURRENT COMMERCIAL PROCEDURAL CODE OF THE RUSSIAN FEDERATION — A STAGE IN LEGAL DEVELOPMENT OF COMMERCIAL PROCEDURE

<u>Keywords:</u> commercial court, unification, differentiation, specialization of commercial procedural rules, maintenance of remedial rules

The article devoted to the 10th anniversary of the existing Commercial procedural code of the Russian Federation describes the development of commercial procedural law in Russia, more secured protection of rights of individual and organizations provided by the current code than by the two previous ones.

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ECONOMIC PARTNERSHIP: A NEW LAW ENACTED AS A LEGAL INSTRUMENT TO REGULATE INNOVATION PROJECTS

<u>Keywords:</u> economic partnership, innovation, operating agreement, share capital, types of business organizations

The legal status of economic partnership — a new form of business organization introduced into law of the Russian Federation is examined in the article. The authors believe that economic partnership possesses unique advantages for conducting innovation activities.

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PATRIOTIC WAR OF 1812 IN EMPEROR ALEXANDER'S PROCLAMATIONS AND DECREES. ARTICLE ONE

Keywords: Patriotic war of 1812, decrees and proclamations issued by Alexander I in 1812, Napoleon Bonaparte, Russian army, citizens in arms

The article describes the events of the first month of the Patriotic war against Napoleon and decrees issued by Emperor Alexander during that period.

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NEW PROVISIONS IN CRIMINAL PROCEDURAL CODE OF THE RUSSIAN FEDERATION

<u>Keywords:</u> criminal procedure, public prosecutor's powers, the making of cooperation pre-trial agreement, reformation of inquiry procedures

of cooperation pre-trial agreement, reformation of inquiry procedures. There have been a number of serious amendments to the Russian Criminal Procedural Code since its adoption 10 years ago. One of them deprives public prosecutor the power to investigate a crime and to exercise supervision its entirety over procedural actions of bodies conducting preliminary inquiry into a crime. Wholly modified procedures o appeal, review and supervision which are to be introduced in January, 1, 2013 also arouse a lot of doubt. The author evaluates the alterations made.