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PUBLIC ATTENDANCE OF COURT HEARINGS

Keywords: information transparency of courts, publicity of justice administration, court hearing, audio-visual recordings of court proceedings

Public access to court hearings guarantees the right to information on composition and functioning of judicial bodies. However, laws lack clear rules regulating public attendance of court hearings. The author suggests to amend legislation in this area and makes a number of proposals.

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NEW RULES OF APPEAL IN RUSSIAN CRIMINAL PROCEDURE

Keywords: appeal against court ruling before it takes effect, appeal court,

criminal procedure, review procedure, ruling of intermediate appellate court The author analyses amendments to Russian criminal procedural laws, taking force from January 1, 2013, which introduce a new system of appeal and review procedures. The author examines, in particular, establishment

of a single appeal procedures. The database before the trial court's ruling takes effect.

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ACCREDITATION AS AN INSTITUTION OF ADMINISTRATIVE PERMISSION FOR BUSINESS ACTIVITIES

Keywords: accreditation, legal entity, administrative permission

The author provides a brief description of the institution of accreditation; highlights some theoretical issues and practical matters of law enforcement connected with accreditation of legal entities and individual businessmen in the Russian Federation; proposes a number of amendments to the current laws in this area.

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APPLICATION OF INVESTMENT RULES IN REGULATION OF INVESTMENT RELATIONS

Keywords: investment law, investments, exercise of right, enforcement of law

The author proves that regulations of executive bodies and court rulings issued both before and after investment relations are created guarantee exercise of rights and discharge of duties by the parties to the investment transaction.

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ON INDIVIDUALIZATION OF CITIZENS

<u>Keywords</u>: means of individualization of citizens, identification of person, identification, individualization, individualization of citizens

Relations between the concepts "individualization of citizens" and "identification of person" are examined in terms of legal rules and means of individualization of citizens are analyzed. Particular accent is made on controversial aspects of person individualization in civil legal terms.

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EVALUATION STANDARDS OF DISCRETIONARY ACTS IN GERMAN ADMINISTRATIVE LAW

Keywords; evaluation standards, administrative law, Germany, discretion, discretionary powers

The article deals with one of the important issues of modern administrative law, namely, evaluation standards of regulatory acts issued by public adminis-

trative agencies within their discretionary powers. German administrative law is taken as an example to highlight the very concept "administrative discretion", its limits, means of legal regulation, standards verifying acts of public administrative agencies provided for by the law and applied and interpreted by judicial bodies.

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ON RELATION BETWEEN FRAUD AND TRANSACTIONS MADE UNDER DECEIT

Keywords: transaction, deceit, tort, fraud, criminal law

The article presents a comparative analysis of objective and subjective features of fraud and transactions made under deceit. Similarities and differences between these unlawful acts are exposed. The author believes that similar concepts of fraud and tort of deceit have a lot in common. However, the rules establishing liability for the tacts in question often complete each other; the lack of relation between the two is rarely observed; in certain instances there are concurrent criminal and civil rules applied to them.

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THE NATURE OF PUBLIC WARRANTY IN LEGAL AND FINANCIAL TERMS

 $\underline{Keywords:}$ public and municipal warranty, legal budgetary sub-institution, public purpose, public interest, financial contract

Legal regulation of relations arising from public and municipal warranties made is displayed in the article. Multi-functional nature of the phenomenon "public warranty" is emphasized. Evolution of the concept "public warranty" is analyzed along with theoretical approaches determining the belonging of the given legal sub-institution to a certain branch of law.

TELJUKINA, Marina Viktorovna

Academy of national Economy and Public Administration at the Government of the Russian Federation Professor Doctor of legal sciences <u>marwict@rambler.ru</u> **THEORETICAL AND PRACTICAL ISSUES OF ENGINEERING AND DESIGN CONTRACTS**

Keywords: contract for work, project, engineering, construction, performance, the author

The author of the article raises a number of urgent questions: how engineering and design contract is linked with construction contract; whether the respective relations are regulated by Chapter Four rules of the Russian Civil Code; what pitfalls the parties to the contracts should foresee and how they can lawfully be avoided.

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CONSTITUTIONAL ISSUES IN RUSSIA IN THE 1860S—1880S (COMMEMORATING EMPEROR'S ALEXANDER II DEATH IN 1881). ARTICLE EIGHT

Keywords: constitution, reforms, constitutional issues in Russia, Council of ministers meeting on March, 8, 1881, K.P. Pobedonostsev

The article describes political and ideological struggle around the introduction of public representation and prospects of monarchy in Russia during the first month of Alexander III reign. Draft law providing for governmental reform in Russia proposed by the Minister of the Interior M.T. Loris-Melikov in his report made at the Council of ministers meeting on March, 8, 1881.

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GOVERNMENTAL SUPPORT TO RUSSIAN BANKS DURING FINANCIAL CRISIS IN TERMS OF LEGISLATIVE AMENDMENTS

Keywords: financial crisis, RF Central bank, legislative amendments

The financial crisis has called for a number of amendments to banking and tax laws of the Russian Federation. The author analyses new legal rules introduced by the government to minimize risks, to reduce losses and to maintain banking system during the hard time.