

# Index

## **BORISOV, Sergey Vyacheslavovich**

Candidate of legal sciences  
Leading researcher  
Associate Professor  
Department of public prosecutions and law enforcement  
in the sphere of Federal security, interethnic relations  
and countering extremism  
Research Institute of the Academy of the Prosecutor General of the Russian Federation  
[svbors@yandex.ru](mailto:svbors@yandex.ru)

## **JAFAROV, Alexey Gayarovich**

Deputy head  
Department for supervision of law enforcement  
In the sphere of Federal security, interethnic relations,  
countering extremism and terrorism of the Prosecutor General of the Russian Federation  
State counselor of justice 3d class  
[svbors@yandex.ru](mailto:svbors@yandex.ru)

**Keywords:** Nonprofit organizations funded from abroad, national security, combat to extremism, prosecution organs, prosecutorial oversight, law on non-profit organizations performing the functions of a foreign representative

### **Legal regulation of non-profit organizations funded from abroad in the field of national security and combating extremism**

In the article the authors discuss legal regulation of non-profit organizations funded from abroad. In particular, the article reviews enforcement of laws regulating non-profit organizations working in the sphere of national security and combat to extremism. Authors also review the work of prosecution organs in the field.

## **EGOROVA, Maria Aleksandrovna**

Doctor of legal sciences  
Professor  
Department of enterprise and corporate law  
Russian Academy of national economy and public service under the President of the Russian Federation Associate  
[egorova-ma@ranepa.ru](mailto:egorova-ma@ranepa.ru)

**Keywords:** Violation of rights, discriminatory behavior, competition, self-regulated organization, abuse of right, invalidity of decisions of a meeting, administrative responsibility

### **Limitation of access to commodity markets by self-regulated organizations and protection of business organization from such practice**

The article focuses on legal mechanisms employed by self-regulated organizations in order to limit access of business organizations to markets. Also the author analyzes the situations when self-regulated organizations abuse their rights in doing so. The author suggests changing legal responsibility of self-regulated organizations acting in undue manner.

## **LI, Iliia Sergeevich**

Central Bank of the Russian Federation  
Main Office of Microfinance Market and Financial Accessibility Methodology  
Expert of 1st category  
postgraduate  
M.M. Speransky Russian Presidential Academy of National Economy  
and Public Administration  
Faculty of law Department of Law  
[leilia90@mail.ru](mailto:leilia90@mail.ru)

**Keywords:** Risk, aleatory agreements, concept of objective risk, concept of subjective risk, dual nature of risk

### **Concept of risk as element of aleatory mechanisms**

Difficulties in legal regulation of situations involving risk can be explained by peculiarities of this concept. How can one define risk? How should legal practitioners interpret legal norms regarding risk? The article considers application of such norms in modern legal context.

## **NAOUMOV, Evgeniy Leonidovich**

Postgraduate  
Department of civil law  
Lomonosov Moscow State University Law School  
Expert  
Department of legal support and litigation  
'CECM UES' (QJSC)  
[e.l.naumov@gmail.com](mailto:e.l.naumov@gmail.com)

**Keywords:** Building, structure, installation, real estate

### **Concepts of 'building', 'structure', 'installation' in Russian and German law**

In the article the author analyzes the concepts of 'building', 'structure', 'installation' in Russian and German law and explains his opinion on determining the concepts mentioned.

## **NOVITSKAYA, Tatiana Evgenievna**

Doctor of legal sciences  
Professor  
Department of history of state and law  
Lomonosov Moscow State University Law School  
[msu\\_legal\\_history@mail.ru](mailto:msu_legal_history@mail.ru)

**Keywords:** Property rights, the state, expropriation, nationalization, church property, Russian state, Soviet authorities

### **Governmental expropriation: legal regulation in Russia in XVI — early XX centuries**

Niccolo Machiavelli advised that the head of the state 'must keep his hands off the property of others, because men more quickly forget the death of their father than the loss of their patrimony'. However, in some situations the interests of the state confront the interests of an individual. The author observes the legal aspect of this problem.

## **PODEIKO, Vadim Andreevich**

Doctoral Candidate  
Department of civil procedure  
Head of department of litigation  
Lomonosov Moscow State University Law School  
[v.podeiko@mail.ru](mailto:v.podeiko@mail.ru)

**Keywords:** Execution proceedings, enforcement, enforcement authorities, judicial executor in Germany

### **The judicial executor in German execution proceedings**

This article analyzes position of the judicial executor in German executory proceedings. It describes competences of judicial executors as they function in enforcement authorities in Russia and France.

## **RUDAKOVA, Elena Vitalievna**

Candidate of legal sciences  
'KRET' (JSC)  
[e.rudakova@kret.com](mailto:e.rudakova@kret.com)

**Keywords:** Bank of Russia, credit organizations, banks, board members, board of directors of the credit organization, general shareholder meeting

### **Bank of Russia Act # 408-P 'On assessment of business reputation of board of directors members (supervisory board) in credit organizations and of candidates for board of directors (supervisory board) in credit organizations': implementation of norms**

Bank of Russia Act # 408-P was enacted on January 31, 2014. Over the past year a number of questions concerning implementation of this document remained unresolved, this fact causes a number of hardships in practice. Among others the issue, which turns to be quite acute, concerns procedures for determining qualification eligibility of board of directors members and candidates for the board.

## **SINITZYN, Sergey Andreevich**

Candidate of legal sciences  
Lead research associate  
Department of Civil Law and Procedure  
The Institute of Legislation and Comparative Law  
under the Government of the Russian Federation  
[SynSS@mail.ru](mailto:SynSS@mail.ru)

**Keywords:** Corporate law, corporation, system of private law

### **Corporate law as a part of private law system**

How can one define corporate law within private law system? Does it constitute an independent branch or it is rather an institute in the legal framework? What is the reason for inclusion of corporate relations within the subject matter of civil legislation defined by the Civil Code of the Russian Federation? What role is attributed to the legislative innovations in the field?

## **TOMSI NOV, Vladimir Alekseevich**

Doctor of legal sciences  
Professor  
Lomonosov Moscow State University Law School  
[tomsinov@yandex.ru](mailto:tomsinov@yandex.ru)

**Keywords:** Draft of Civil Code of laws of Russian Empire, civil law science in Russia in late XIX — early XX century

### **Development of Civil code of laws draft and development of civil law science in Russia at the end of XIX — early XX century. Article two.**

The article describes the preparatory stage which predated the drafting of the last version of Civil code of laws. In particular, it touches upon the discussion on the issues to be regulated by the Civil Code of Laws and the question of whether this document would constitute a part of commercial law.

## **VLASOV, Pavel Evgenievich**

Candidate of legal sciences  
Associate professor  
FSI Russian Research Institute of the RF Ministry of Internal Affairs  
[pv\\_strelec@ist.ru](mailto:pv_strelec@ist.ru)

**Keywords:** Investigation of crimes, technique, investigation activities, abuse of powers, security companies, article 203 RF Criminal Code

### **Abuse of power by private security company employees: peculiarities of investigation**

In the article the author analyzes some peculiarities of investigation of criminal cases subject to article 203 of the RF Criminal Code. The author, in particular, considers certain techniques of conducting investigation activities in the cases subject to the article 203.

## **ZOLOTAREVA, Anna Borisovna**

Candidate of legal sciences  
Head of Laboratory for legislative review  
Russian Academy of national economy and public service under the President of the Russian Federation  
[Zolot@ep.ru](mailto:Zolot@ep.ru)

**Keywords:** Civil law reform, corporate veil, corporate shield, liability of corporate beneficiaries, lifting of corporate veil, breaking of corporate shield

### **Piercing of corporate veil in the new version of the RF Civil Code**

The essence of the doctrine lies in the possibility to hold corporation beneficiaries responsible for obligations of the company under certain circumstances. The author formulates proposals concerning changes to RF Civil Code which could prevent the risk of breaking of corporate shield.