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Pavel A. Kabanov, Grand Ph. D. in Law city of Kazan, e-mail: kabanovp@mail.ru

THE PRIMARY TASKS OF ANTI-CORRUPTION MONITORING IN THE SUBJECTS OF THE RUSSIAN FEDERATION: AN ATTEMPT AT COMPARATIVE LAW RESEARCH

Abstract: The paper considers the primary tasks of regional anti-corruption monitoring laid down in subordinate normative legal acts of the subjects of the Russian Federation which promote achieving the stated goals—that is, the analysis and evaluation of the state of corruption in a region as well as the efficiency of the implementation of anti-corruption measures.

Keywords: corruption, monitoring, monitoring of corruption, anti-corruption monitoring, regional monitoring.

Aleksandr A. Kartskhia, Professor city of Moscow, e-mail: arhz50@mail.ru

INTELLECTUAL PROPERTY RIGHTS AND THE CONCEPT OF PUBLIC DOMAIN

Abstract: Modern concepts of intellectual property rights in Russian and foreign legislation are considered, conceptual approaches to the legal regime of security and protection of intellectual property rights and problems of fostering the development of modern legislation in the field of intellectual property from the standpoint of the theory of public domain are analysed in the paper. Today's realities require a renovation of conceptual approaches to the legal regime of security and protection of intellectual property rights, which must to a large extent find its way into national legislations as well as international law instruments in the field of intellectual property.

Keywords: intellectual property, concepts of intellectual property rights, public domain, exercising of exclusive rights.

ON THE REVIVAL OF NATURAL LAW AS THE SOURCE OF LEGAL SCIENCE

Abstract: Natural law emerged in ancient times, due to the intention of the sages to establish the laws of society based on the laws of nature. At that time all science, philosophy, as well as all nature was considered from the interdisciplinary standpoint. However, the physical liquidation of the Platonic Academy changed, as time went on, views on science: it separated into autonomous and almost independent disciplines which sharply reduced the effect of its practical application. The natural and scientific sense of natural law disappeared. Today it remains virtually unused. However, the phenomenon of intellectual nature whose development is based on the laws of nature, has been discovered at the Federal Institute of Certification and Evaluation of Intellectual Property and Business (CJSC "SOIS") where Platonic traditions are being revived, which makes it possible to fully restore the role of natural law as the foundation of legal science, as well as all academic sciences and modern innovative economy.

Keywords: natural law, nature, interdisciplinarity, intellectual property, intellectual nature, systemicity, law enforcement, law-making, government, business, administration, economy.

Aleksandr N. Sukharenko city of Vladivostok, e-mail: sukharenko@mail.ru

PROBLEMS OF COUNTERACTING CORRUPTION IN THE GOVERNMENT PROCUREMENT SYSTEM

Abstract: A review of the state of corruption in the field of government procurement, practice of counteracting corruption and existing legislative measures for minimising it, is given. In addition to that, a short analysis of a new law on creating a federal contracts system in Russia is provided.

Keywords: corruption, government procurement, risks

ON INTERACTION BETWEEN LAW ENFORCEMENT AGENCIES AND CIVIL SOCIETY IN COUNTERACTING THE EXPANSION OF THE IDEOLOGY OF EXTREMISM AND TERRORISM (EXPERT OPINION)

Abstract: Results of an expert poll on the problem of interaction between law enforcement agencies and civil society in ideological counteraction of extremism and terrorism are analysed and summarised in the paper.

Keywords: ideology of extremism and terrorism, law enforcement agencies, efficiency of counteraction.

Konstantin B. Ryzhov, Ph. D. in Law city of Sankt-Petersburg, e-mail: kbr81@mail.ru

MODERNISATION OF THE NOTARIES SYSTEM OF THE RUSSIAN FEDERATION AND COMPETITION IN NOTARIAL ACTIVITIES

Abstract: The paper focuses on possible topical lines of development of the notaries system and the profession of notary in today's Russia. The author holds the opinion that such development should be multifaceted and include technical and information innovations as well as overall changes in the attitude towards the profession of notary in the society and also in the professional lawyers' community.

Keywords: notaries system, development and competition in the notaries system of Russia.

Aleksey A. Savichev city of Moscow, e-mail: ucx7801@mail.ru

PROBLEMS OF INTERACTION BETWEEN THE BODIES OF CITY SELF GOVERNMENT AND THE POLICE IN THE MOSCOW CITY ADMINISTRATION SYSTEM AS A RESULT OF THE IMPLEMENTATION OF A CITY REFORM IN 1870

Abstract: The paper focuses on the main issues of relationships between the bodies of city self government and the police in the Moscow city administration system in accordance with the 1870 City Charter. The role of

the control of the bodies of city self government on the part of the police in the evolution of self government in cities of Russia in the second half of the 19th century, drawing on the example of the city of Moscow, is evaluated.

Keywords: city reform, city self government, city economy, bodies of the city self government, police

Aleksandr I. Tkachev, Ph. D. in Law city of Tomsk, e-mail: zemcontrol@rosreg.tomline.ru

PROBLEM QUESTIONS OF ADMINISTRATIVE LIABILITY FOR NOT INTENDED USE OF LAND LOTS IN SETTLEMENTS

Abstract: Legislation and judicial practice on the issues of not intended use of land lots located within settlement boundaries are analysed, criteria for determining whether the intended use of a land lot is lawful or unlawful are examined, and conclusions on the possibility of holding persons using land lots not as intended administratively liable under Article 8.8 of the Code of Administrative Offences of the Russian Federation are drawn.

Keywords: administrative liability, not intended use of a land lot.

Lela V. Chkhutiashvili, Ph. D. in Economics, Associate Professor city of Moscow, e-mail: lela@email.ru

THE ROLE OF GOVERNMENT IN REDUCING CORRUPTION AND DEVELOPING COMPETITION

Abstract: The paper focuses on the role of the government in reducing corruption and developing competition. A company's success is determined, in most cases, not only by the results of its operations, lower costs, competitiveness of its products in accordance with the requirements of consumers, but also by establishing the necessary connections with officials having the authority to issue permits for business registration and licences. Large enterprises have adapted to the current conditions, learned to circumvent laws and to overcome arising problems with the help of corruption; however, small and medium-sized businesses feel the shortcomings of a competitive environment. An institutional reform aimed at creating a modern market infrastructure, which includes reforming the public sector, gradual reduction of administrative barriers, creation of a system for

disclosing information on the situation in the markets, their participants, and operations conducted, becomes one of today's primary tasks.

Keywords: government, corruption, competition, competitiveness, income

Zinoviy S.Hladun, Ph.D. in Law, Associate Professor city of L'vov (Ukraine), e-mail: z_hladun@ukr.net

THE ADMINISTRATIVE RESPONSIBILITIES IN THE LAWFUL REGULATION OF RELATIONS IN THE SPHERE OF THE PROTECTION OF THE HEALTH

Abstract: The forms of the administrative responsibilities in the sphere of public health of the Ukraine are examined, deficiencies in the current legislation of the Ukraine are noted and are proposed the new standards, directed toward the protection of health.

Keywords: individual and public health, the administrative responsibilities, the code of the Ukraine about the administrative offenses, the improvement of legislation.