

**ABSTRACTS AND KEYWORDS**  
**Monitoring of Law Enforcement Journal, Issue 4-2013**

*Vladislav B. YASTREBOV, Grand Ph.D. in Law, Professor  
Moscow  
e-mail: 18031937@rambler.ru*

**MONITORING THE PRACTICE OF ENFORCEMENT OF DECISIONS OF  
THE CONSTITUTIONAL COURT OF THE RUSSIAN FEDERATION IN  
THE CRIMINAL JUSTICE SPHERE**

Abstract: The paper analyses the results of monitoring the practice of enforcement of decisions of the Constitutional Court of the Russian Federation in the criminal justice sphere and, basing on this analysis, covers the role and meaning of the activities of the higher judicial body court in the field of strengthening the constitutional rule of law, ensuring the rule of law, protection of rights and freedoms of the participants of the criminal procedure, societal and governmental interests, illustrates the constructive role of monitoring the enforcement of decisions of the Constitutional Court of the Russian Federation in the detection and mobilisation of the resources for improving the efficiency of their impact on the state of crime prevention, the legal situation in the country at large, and sets forth considerations concerning the possibilities of improving the law-making and law enforcement activities related to the decisions of the Constitutional Court of the Russian Federation.

Keywords: constitutional review, constitutional rule of law, criminal justice, monitoring, criminal procedure law.

*Yuliya V. EROKHINA, Ph.D. in Law, Associate Professor  
e-mail: yerohina@hse.ru*

**PROBLEMS OF DETERMINING THE SUBJECT OF CORRUPTION  
OFFENCES IN CIS MEMBER STATES**

Abstract: The paper focuses on problems of determining the subject of corruption offences in CIS member states. The laws of CIS member states in the said field are analysed.

Keywords: corruption, corruption offence, CIS member states.

*Anastasiya V. ROGOVAYA, Ph.D. in Sociology  
Moscow  
e-mail: av\_rogovaya@mail.ru*

**ISSUES OF IMPLEMENTATION OF THE CONCEPT OF COOPERATION  
BETWEEN PUBLIC AUTHORITIES, LOCAL SELF-GOVERNMENT  
BODIES, AND CIVIL SOCIETY INSTITUTIONS IN THE FIELD OF  
COUNTERACTING CORRUPTION**

Abstract: Issues concerning the efficiency of anti-corruption cooperation between public authorities, local self-government bodies, and civil society institutions are considered in the paper.

Keywords: state, civil society institutions, counteracting corruption, cooperation.

*Olga V. FILIPPOVA, Ph.D. in Law  
Ekaterinburg  
e-mail: tp0507@ya.ru*

**CRIMINAL LAW REGULATION OF CONFISCATION OF PROPERTY IN  
TODAY'S RUSSIA**

Abstract: Confiscation of property has been considered as being a measure of criminal law influence on the person guilty of an offence and a most efficient preventive measure in the struggle against criminal manifestations of economic, extremist, terrorist, and organised nature.

Keywords: confiscation, restriction and deprivation of rights, limitations of rights, coercion, property, private property, ethnonational extremism, corruption.

*Aleksandr M. ZATSEPIN, Ph.D. in Law, Major of Police  
Ekaterinburg  
e-mail: tp0507@ya.ru*

**SPECIAL ASPECTS OF ORGANISING AN EXAMINATION OF THE  
SCENE OF ACCIDENT WHILE INVESTIGATING OFFENCES  
COMMITTED USING EXPLOSIVE MATERIALS AND EXPLOSIVE  
DEVICES**

Abstract: Certain problem aspects of the process of detecting, preventing, solving, and investigating criminal manifestations related to using explosive materials and explosive devices have been considered by the author. In particular, an algorithm of actions to be carried out in examining the scene of accident while investigating offences committed using explosive materials and explosive devices has been proposed in the paper.

Keywords: examination of the scene of accident, explosive material, explosive device, investigation, explosion, police, evacuation, forensic explosive investigation, RDX (cyclonite), bomb technician, microfibres.

*Maksim V. PERMYAKOV, Ph.D. in Law,  
Associate Professor, Major of Police  
Ekaterinburg  
e-mail: pmv0929@ya.ru*

**PROBLEMS OF CRIMINAL LAW LABELLING OF ILLICIT  
TRAFFICKING IN NARCOTIC DRUGS AND PSYCHOTROPIC  
SUBSTANCES**

Abstract: Problems of criminal law labelling of criminal manifestations related to illicit trafficking in narcotic drugs, psychotropic substances, and their analogues as well as special aspects of preservation of evidence for offences of such nature have been considered by the author.

Keywords: law enforcer, illicit trafficking, narcotic drug, psychotropic substance, analogue, sale, offence, potent substance, poisonous substance, psychoactive property.

*Oleg V. TANIMOV, Ph.D. in Law, Associate Professor  
e-mail: tanimov@mail.ru*

*Elizaveta N. ENDRO, Business Consultant at Style-Object Company  
e-mail: endroen@yandex.ru*

## **PROSPECTS OF DOMESTIC POLICY OF ULYANOVSK OBLAST**

Abstract: The paper analyses renewable and non-renewable domestic resources, agriculture, industry, and different kinds of production of Ulyanovsk Oblast, evaluates prospects for domestic policy development in relation to the resource base of the region and standard-setting instruments securing domestic policy development processes.

A conclusion is made that Ulyanovsk Oblast which has certain competitive advantages, innovative as well as outright successful areas of activity, cannot fully realise its potential due to a number of reasons. So some proposals concerning the optimisation of the region's domestic policy are presented in the paper.

Keywords: Ulyanovsk Oblast, domestic policy, forests, agro-industrial complex, enterprise.

*Ruslan A. PITIKIN, Lieutenant Colonel of Police  
e-mail: umora-ra@mail.ru*

## **THE NOTION OF FORGERY: THE LEGISLATIVE AND DOCTRINAL APPROACH**

Abstract: Issues of defining the notion of forgery in public office as well as the main provisions of establishing liability for forgery in public office in Russian laws are considered in the paper.

Keywords: notion of the subject of forgery in public office, forgery in public office, main features of forgery, Russian laws.

*Aleksey A. SAVICHEV, Ph.D. Student*  
*e-mail: ucx7801@mail.ru*

**THE LEGAL STATUS OF GOVERNORS-GENERAL IN THE SYSTEM OF  
ADMINISTRATION OF CITIES OF THE RUSSIAN EMPIRE IN THE  
SECOND HALF OF THE 19TH CENTURY**

Abstract: The main issues of the Governor-General's administrative activities in certain parts of Russia, in particular in cities, in the second half of the 19th century have been considered.

Keywords: Governor-General, city administration, local administration, self-governance, social class, administrative and police authority.