
ECONOMIC AND LAW ISSUES

**Nº11 (125)
2018**

Editorial Council

A.P. Torshin — Candidate of Law, Deputy Chairman — State Secretary of the Bank of Russia, Chairman of the Editorial Board of the Journal “Economic and Law Issues”

E.M. Ashmarina — Doctor of Law, Professor, Head of the Department of Legal Support of Economic Activity of the Russian State University of Justice, Editor-in-Chief of the Journal “Economic and Law Issues”

A.G. Lisitsyn-Svetlanov — Doctor of Law, Professor, Academician of the Russian Academy of Sciences, Institute of State and Law of the Russian Academy of Sciences

V.N. Viktorov — Doctor of Economics, Professor, Head of the Center for Special Programs at St. Petersburg Mining University

Yu.V. Golik — Doctor of Law, Professor of the Department of Criminal Law and Criminology of the Moscow Academy of the Investigative Committee of the Russian Federation

S.N. Silvestrov — Doctor of Economics, Professor, Academician of the Russian Academy of Natural Sciences, Director of the Economic Policy Institute and the problems of economic security, Professor of the Department of World Economy and World Finance of the Financial University under the Government of the Russian Federation

A.V. Meshcherov — Doctor of Economics, Professor, Editor-in-Chief of the journal “Economic Sciences”

A.A. Liverovsky — Doctor of Law, Professor at the Department of Constitutional and Administrative Law of the National Research University Higher School of Economics in St. Petersburg

The journal is included in the list of the Higher Accreditation Committee of The Ministry of Education and Science of Russia of the leading scientific journals and publications issued in the Russian Federation, where the main scientific results of the scientific theses for the degrees of Doctor and Candidate of Science can be found

Founder: LLC “Economic Sciences”

Address: 125057, Moscow, Chapaevskii per., 3-775

E-mail: info@law-journal.ru

WWW: <http://law-journal.ru>

The Certificate of registration of mass media

ПИ №ФЦ 77-31419 from 06.03.2008

Subscription index 70180 (Agency “Rospechat”)

ISSN 2072-5574

Issue date 30.11.2018

Format 60x84/8

Printed signatures 8.02

500 copies

Printed by “24 Print” Ltd

Editorial Board

E.M. Ashmarina — Doctor of Law, Professor, Head of the Department of Legal Support of Economic Activity of the Russian State University of Justice, Editor-in-Chief of the Journal “Economic and Law Issues”

O.Yu. Bakaeva — Doctor of Law, Professor of the Department of Financial, Banking and Customs Law of the Saratov State Law Academy

V.V. Bolgova — Doctor of Law, Professor, First Vice-Recto for Academic and Educational Work, Head of the Department of Theory and Philosophy of Law, Samara State University of Economics

A.A. Pavlushina — Doctor of Law, Professor, Director of the Institute of Law of Samara State University of Economics

S.A. Makhosheva — Doctor of Economics, Professor, Head of the Department “Regional Management” of the Institute of Informatics and the problems of regional management of the Kabardino-Balkarian Scientific Center of the Russian Academy of Sciences

A.M. Mikhailov — Doctor of Economics, Professor of Samara State University of Economics

V.V. Simonov — Doctor of Economics, Professor, Head of the Department of Church History, Moscow State University named after M. Lomonosov

I.A. Shulyatyev — PhD in Law, Senior Lecturer at the Department of International and European Law, Institute of Legislation and Comparative Law under the Government of the Russian Federation

A.A. Alekseev — Doctor of Economics, Professor, Director of the Center for Innovative Development, Professor of the Department of Enterprise Economics and Production Management, St. Petersburg State University of Economics

V.P. Ponka — Doctor of Law, Professor of the Department of Civil Law, Process and Private International Law of the Peoples’ Friendship University of Russia

A.G. Zeldner — Doctor of Economics, Professor of the Institute of Economics of the Russian Academy of Sciences

M.F. Gus’kova — Doctor of Economics, Professor at the Institute of Paths, Construction and Structures of the Russian University of Transport (MIIT)

P.V. Pavlov — Doctor of Economics, Doctor of Law, Associate Professor, Director of the Institute of Management in Economic, Ecological and Social Systems of the Southern Federal University

R.I. Khansevyarov — Doctor of Economics, Professor of Samara State University of Economics

Editor-in-Chief

E.M. Ashmarina — Doctor of Law, Professor

Editorial Secretary

V.V. Bolgova — Doctor of Law, Professor

CONTENTS

STATE AND LAW. LEGAL SCIENCE

THEORY AND HISTORY OF STATE AND LAW; HISTORY OF DOCTRINES ABOUT LAW AND STATE

Shireva I.V., Shiriyov D.A. On the issue of the interaction of the special rapporteur on the independence of judges and lawyers with the Russian Federation	63
Loshkarev A.V., Lang P.P., Churakova E.N., Borisova I.V. The legal nature of the notary in Russia	63
Schukina T.V. The procedure for the development and implementation of national projects and the national technology initiative	64
Maremkulova R.A., Zakurayev A.M., Dotkulova Z.O., Ozrokova L.K. Evaluation of the effectiveness of the budget system at the present stage of development	65
Daova F.K., Shavaeva D.V., Lityagina A.S., Kokova L.R., Kuashev A.K. The law-making process: some aspects of the conceptual-categorising apparatus	66
Salnik V.A. Problems of qualification of crimes against property	67
Danilov Y.S. Problems of payment of remuneration to authors and rightsholders in cases provided by law	67

ECONOMY. ECONOMIC SCIENCE

ECONOMIC THEORY

Gaisina A.V. Trends in the historical development of socio-economic systems	68
--	----

ECONOMICS AND MANAGEMENT OF NATIONAL ECONOMY

Isaeva E.V. Integration of basic import-substituting industries in the regional economy: challenges and opportunities	68
Konovalova M.E., Fomin E.P. Features of the development of the business sector in the development of a digital model of the economy	69
Chereshnuk A.S. Opportunities development of import substitution programs through the implementation of strategies of territorial marketing	69

STATE AND LAW. LEGAL SCIENCE

**THEORY AND HISTORY OF STATE AND LAW;
HISTORY OF DOCTRINES ABOUT LAW AND STATE**

**ON THE ISSUE OF THE INTERACTION OF THE SPECIAL RAPPOREUR ON THE
INDEPENDENCE OF JUDGES AND LAWYERS WITH THE RUSSIAN FEDERATION**

© 2018 **Shireva Irina Viktorovna**

PhD in Law, Associate Professor
Department of Legal Regulation of Economic Activity
Financial University under the Government of the Russian Federation
49, Leningradsky pr-t, Moscow, 125993, Russia
E-mail: IVShiryova@fa.ru

© 2018 **Shiryov Denis Andreevich**

Lawyer of the Moscow Regional Bar Association
PhD in Law, Associate Professor
Department of Judicial Power, Law Enforcement and Human Rights Activities
Law Institute
Peoples' Friendship University of Russia
6, Miklouho-Maclay Street, Moscow, 117198, Russia
E-mail: ne205@yandex.ru

The article deals with issues related to the activities of one of the special thematic procedures of the UN Human Rights Council – the Special Rapporteur on the independence of judges and lawyers; as well as issues related to the visits of the Special Rapporteur of the Russian Federation in 2008 and 2013.

Key words: UN Human Rights Council, Special Procedures, Human Rights, UN Human Rights Mechanisms.

Received for publication on 07.11.2018

THE LEGAL NATURE OF THE NOTARY IN RUSSIA

© 2018 **Loshkarev Andrei Viktorovich**

PhD in Jurisprudence, Associate Professor, Department of Civil and Arbitration Process
Samara State University of Economics
141, Soviet Army str., Samara, 443090, Russia
E-mail: 2482337@mail.ru

© 2018 **Lang Petr Petrovich**

PhD in Jurisprudence, Associate Professor, Department of Civil and Arbitration Process
Samara State University of Economics
141, Soviet Army str., Samara, 443090, Russia
E-mail: lvls@mail.ru

© 2018 **Churakova Ekaterina Nikolaevna**

PhD in Jurisprudence, Associate Professor, Department of Civil and Arbitration Process
Samara State University of Economics
141, Soviet Army str., Samara, 443090, Russia
E-mail: churakovaEN@gmail.com

© 2018 **Borisova Irina Vasilievna**
 Maristrant, Department of Civil and Arbitration Process
 Samara State University of Economics
 141, Soviet Army str., Samara, 443090, Russia
 Email: borisova.irin04ka@yandex.ru

The article analyzes the approaches to the identification of the legal nature of the Russian notary. The emphasis is made on the duality of the notary, analyzed some aspects.

Key words: notary, duality of the Russian notary.

References

1. See. E. g.: *Kulishova R.T.* the Specifics of the legal nature of the notary and notarial activities in the Russian Federation // notary. 2016. N7. C. 3–8. The Essence of the human rights activity of the notary in the social function of the state // notary. 2015. N5. P. 26–29; Notaries in Russia. Scheme and comments: the textbook / Under the editorship of M. K. treushnikov. M., 2014. P.4.; *Fadeeva G.V.* Administrative and legal regulation of the organization of notarial activity in Russia: author. dis. ... kand. the faculty of law. sciences'. Saratov, 2012. P. 8 et al.;
2. See. for example: *Marchenko M.N.* Problems of the theory of state and law // ed. M.N. Marchenko. M., 2015. P. 201; *Tsvetkov, A.S.* The public nature of the Russian Federation's notarial activity. 2017. N11. P. 49–53; *Zhuykov V.M.* notary As the Institute of preventive justice: General goals, principles and powers // Russian justice. 1998. N6. P. 33–34.;
3. *Tabakaeva E.B.* Organization and operation of notaries in Russia: Uch.p. // M, 2017. P. 8–15;
4. *Kulishova R. T.* the Specifics of the legal nature of the notary and notarial activities in the Russian Federation // notary. 2016. N7. C. 3–8;
5. See. E. g.: *Kashurin I.N.* Notary in the legal system of the Russian Federation // M., 2015. P. 8; *Klyachin E.N.* The constitutional guarantee of each person to receive qualified legal assistance is impossible without more full use of the potential of the notary // Notary, state power and civil society: the current state and prospects. M., 2017. P. 14;
6. *Komarov N.I.* Notary in the Russian Empire in the second half of XIX-early XX century (historical and legal research) // M., 2017. P. 1–7;
7. *Cheremnykh I.G.* Theoretical foundations of the independent notary of Russia // M., 2016. Thirty five;
8. Fundamentals of the legislation of the Russian Federation on notaries (app. Armed forces 11.02.1993 N4462–1)(ed. from 03.08.2018) (with izm. and EXT., joined. in force from 01.10.2018) // ATP «ConsultantPlus» (date accessed: 15.11.2018);
9. The legal nature of notaries in modern Russia // Management of social and economic systems. 2018. N1. C. 1–24;

Received for publication on 07.11.2018

THE PROCEDURE FOR THE DEVELOPMENT AND IMPLEMENTATION OF NATIONAL PROJECTS AND THE NATIONAL TECHNOLOGY INITIATIVE

© 2018 **Schukina Tatyana Vladimirovna**
 Doctor of Law, Associate Professor
 Head Department of Administrative and Financial Law
 Lipetsk Branch of RANEP
 3, International Street, Lipetsk, 398050, Russia
 Professor of the Department of State and Legal Disciplines
 Lipetsk State Pedagogical University
 42, Lenina, Lipetsk, 398020, Russia
 E-mail: shukina-tv@mail.ru

The subject of this article is the study of theoretical and practical ideas about the procedure for developing and implementing national projects; consideration of new trends in the formation of national

projects, as well as the peculiarities of the legal regulation of the National Technology Initiative. The topic of the article reflects the transformation of the legal regulation of the application of new methods of government in the project activities of public authorities; development of innovative technological initiatives with the help of the state. The purpose of this article is to identify at the present stage the specifics of the development and implementation of national projects, their content and structure; promoting technological innovation. The methodology of this work is compiled comparative, formal legal, analytical methods. The results of the work are the formulation of the features of the development and implementation of strategic documents. The scope of the work includes a system of state and municipal government. The findings of the study can be used to further improve the legal regulation of strategic management.

Key words: national project, national project structure, legal regulation of national design, national technology initiative.

Received for publication on 07.11.2018

EVALUATION OF THE EFFECTIVENESS OF THE BUDGET SYSTEM AT THE PRESENT STAGE OF DEVELOPMENT

© 2018 **Maremkulova Ruzanna Atarbaeva**

Ph.D. in Economics, Associate Professor
Department of Constitutional and Administrative Law
Institute of Law, Economics and Finance
Kabardino-Balkaria State University named after Kh.M. Berbekova
173, Chernyshevsky Street, Nalchik, 360004, Russia
E-mail: mnruzanna@mai.ru

© 2018 **Zakurayev Azamat Mukhamedovich**

Maristrant
Institute of Law, Economics and Finance
Kabardino-Balkaria State University named after Kh.M. Berbekova
173, Chernyshevsky Street, Nalchik, 360004, Russia
E-mail: bas-07@yandex.ru

© 2018 **Dotkulova Zalina Olegovna**

Maristrant
Institute of Law, Economics and Finance
Kabardino-Balkaria State University named after Kh.M. Berbekova
173, Chernyshevsky Street, Nalchik, 360004, Russia
E-mail: Zalina-dotkulova@mail.ru

© 2018 **Ozrokov Lyana Khasanovna**

Maristrant
Institute of Law, Economics and Finance
Kabardino-Balkaria State University named after Kh.M. Berbekova
173, Chernyshevsky Street, Nalchik, 360004, Russia
E-mail: Lyana.ozrokov.ozrokov@mail.ru

The article deals with topical issues of state management of the budget system of the country, the legal aspects of the implementation of state functions at the federal level in relation to state-territorial entities and local self-government. The most important moment in this process is the effectiveness of

public administration in the public sector within the framework of established institutions in the public sector, which is implemented in the form of the socio-economic most rational choice of using budget resources. It is shown in the work that the achievement of high efficiency of budget financing at all its levels presupposes the existence within the framework of the institutional forms of this process the integration of audit into the institutions of budget management from the federal to the local level.

Key words: state, law, institutions, management, budget, budget system, budget structure, efficiency, audit, financial activity.

Received for publication on 20.11.2018

THE LAW-MAKING PROCESS: SOME ASPECTS OF THE CONCEPTUAL-CATEGORISING APPARATUS

© 2018 **Daova Fatima Khazretaliyeva**

Institute of Law, Economics and Finance
Kabardino-Balkaria State University named after Kh.M. Berbekova
173, Chernyshevsky Street, Nalchik, 360004, Russia

© 2018 **Shavaeva Diana Vyacheslavovna**

Institute of Law, Economics and Finance
Kabardino-Balkaria State University named after Kh.M. Berbekova
173, Chernyshevsky Street, Nalchik, 360004, Russia

© 2018 **Lityagina Alla Sergeevna**

Senior Lecturer
Institute of Law, Economics and Finance
Kabardino-Balkaria State University named after Kh.M. Berbekova
173, Chernyshevsky Street, Nalchik, 360004, Russia

© 2018 **Kokova Liana Ruslanovna**

Associate Professor
Institute of Law, Economics and Finance
Kabardino-Balkaria State University named after Kh.M. Berbekova
173, Chernyshevsky Street, Nalchik, 360004, Russia

© 2018 **Kuashev Artur Kanshobievich**

judge of the Chegemsky District Court
Kabardino-Balkaria Republic

The article deals with the theoretical aspects of the law-making process as a constitutional and legal institution Of the Russian democratic Federal state of law, as well as the substantive differentiation of such constituent legal categories as «law-making process» and «legislative process». The forms of interaction between the state and civil society in the sphere of legislative policy at the stage of formation of legal norms are revealed.

Key words: law-making process, law-making process, legislative process, legislative process, bill, idea of the bill, concept of the bill, normative legal act, law, civil legislative initiative, people's law-making initiative.

Received for publication on 21.11.2018

PROBLEMS OF QUALIFICATION OF CRIMES AGAINST PROPERTY

© 2018 **Salnik Vladimir Alexandrovich**

Student of the faculty of training staff for operational police units
Moscow University of the Ministry of Internal Affairs of Russia named after V. Ya. Kikoty
E-mail: abramovuv54@mail.ru

The article shows that not all deceptive ways of committing fraud fit into the description of the model of behavior and is not integrated into the criminal law system of the Russian Federation with its doctrine of the crime. The author tries to formulate meaningful and voluminous definitions of «deception» and «abuse of trust», which, being legislated, will help to remove all the relevant problems of law enforcement practice.

Key words: subjects of property rights, qualification of crimes, theft as a form of theft, fraud using electronic means of payment, fraud and abuse of trust, cybercrime.

Received for publication on 07.11.2018

PROBLEMS OF PAYMENT OF REMUNERATION TO AUTHORS AND RIGHTSHOLDERS IN CASES PROVIDED BY LAW

© 2018 **Danilov Yuriy Sergeevich**

General Director of USD Group, LLC
16, Olimpiysky pr-kt., Moscow, 129110, Russia

The article is devoted to the consideration of problems related to the payment of special remuneration to authors and other right holders, established by the legislative provisions of the fourth part of the Civil code of the Russian Federation.

The article substantiates the conclusion that the implementation of the right to remuneration established by law requires the development of a special procedure for the protection of rights based on the general provisions of civil law. The author also notes the inexpediency of application of the principles underlying compensation approaches in determining the amount of damages to be recovered from violators of the right to remuneration.

Key words: work, work-for-hire, author, copyright, copyright holder, exclusive right, remuneration, copyright protection, related rights, intellectual property, intellectual property rights, damages, indemnification.

Received for publication on 07.11.2018

ECONOMY. ECONOMIC SCIENCE

ECONOMIC THEORY

TRENDS IN THE HISTORICAL DEVELOPMENT OF SOCIO-ECONOMIC SYSTEMS

© 2018 **Gaisina Albina Venerovna**

Senior Lecturer, Department of Economic Theory

Ufa State Oil Technical University

1, Kosmonavtov Street, Ufa, 450062, Republic of Bashkortostan, Russia

E-mail: albina.aidar@mail.ru

The article discusses the historical process of changing the nature of social development under the influence of various political, socio-economic and other factors, identifies progressive and regressive vectors of development of socio-economic systems.

Key words: socio-economic system, social development, socio-psychological factor, socio-economic formation, social struggle.

Received for publication on 15.11.2018

ECONOMICS AND MANAGEMENT OF NATIONAL ECONOMY

**INTEGRATION OF BASIC IMPORT-SUBSTITUTING INDUSTRIES
IN THE REGIONAL ECONOMY: CHALLENGES AND OPPORTUNITIES**

© 2018 **Isaeva Elena Vladimirovna**

Head of Management Competence Center

Omsk State Technical University

11, Mira Avenue, Omsk, 644050, Russia

E-mail: ev_isaeva@mail.ru

The article raises the problem of reducing the dynamics of import substitution in the main sectors of the Russian economy. As one of the reasons for this, according to the author, the mergers and acquisitions of medium and small regional enterprises by large Federal and international holdings that have occurred in recent years. In this regard, it is proposed to focus on the initiation of import substitution projects among medium-sized regional enterprises, which, on the one hand, have retained their independence and are therefore more flexible in initiating new projects and speed of decision-making on them. On the other hand, they have some resources and competitive advantages (relatively low wages, the cost of key resources — land, real estate, etc.). Together, these conditions, together with competent research of foreign markets and high-quality expert evaluation, can make these projects quite competitive in large markets. At the same time, these projects will be attractive for the territory, as they will involve free resources in the turnover and contribute to the development of the regions to some extent. As a tool for assessing regional projects in the direction of import substitution, the author proposes to use the matrix «attractiveness-competitiveness», which is based on the expert evaluation of regional projects on a number of criteria. As a result, the project evaluation matrix provides a clear understanding of which group a project falls into and provides recommendations for each group.

Key words: import substitution, regional projects, attractiveness and competitiveness of projects, project evaluation.

Received for publication on 07.11.2018

FEATURES OF THE DEVELOPMENT OF THE BUSINESS SECTOR IN THE DEVELOPMENT OF A DIGITAL MODEL OF THE ECONOMY

© 2018 **Konovalova Maria Evgenievna**

Doctor of Economic Sciences, Head Department of Economic Theory
Samara State University of Economics
141, Soviet Army Street, Samara, 443090, Russia
E-mail: mkonoval@mail.ru

© 2018 **Fomin Evgenii Pimenovich**

Doctor of Economics, Professor
Head Department of Taxation and Taxation, Vice Rector for Economic Development
Samara State University of Economics
141, Soviet Army Street, Samara, 443090, Russia
E-mail: fomin@sseu.ru

The article deals with the problems of entrepreneurship development in the conditions of digitalization of the economy, and considers the transformation of the content and essence of entrepreneurial activity. The recommendations on the implementation of the digitalization strategy in the business environment, the elimination of digital inequality and access to the latest technologies of business entities are substantiated.

Key words: entrepreneurship, business, informatization, digitalization, institute of entrepreneurship.

Received for publication on 07.11.2018

OPPORTUNITIES DEVELOPMENT OF IMPORT SUBSTITUTION PROGRAMS THROUGH THE IMPLEMENTATION OF STRATEGIES OF TERRITORIAL MARKETING

© 2018 **Chereshnuk Aleksandr Sergeevich**

Omsk State Technical University
11, Mira Avenue, Omsk, 644050, Russia

The article deals with the approach to the development of the import substitution program in the industry through the strategies of territorial marketing tools. Describes in detail the contents and characteristics of the four basic strategies of territorial marketing: marketing image; attraction marketing; marketing infrastructure; marketing of people. These strategies can be prioritized for different territories depending on two parameters. The first is the characteristics, features and competitive advantages of the territory itself (both geographically and historically determined, and created by the efforts of the authorities and residents). The second parameter is the priorities in the development of the economy and industry of the state at a particular time (for example, the development of import substitution in industry). The author proposes to use this approach for industrial regions of the Siberian Federal district in the use of these strategies to include regional projects in the import substitution program.

Key words: industry, import substitution, Siberian Federal district, territory marketing strategies.

Received for publication on 07.11.2018