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STATE AND LAW. LEGAL SCIENCE

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

**THE VALUE OF THE CATEGORY “LEGAL INTERESTS” FOR THE PROTECTION
OF PROPERTY RIGHTS OF AUTHORS AND OTHER RIGHT HOLDERS**

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The article is devoted to the analysis of property interests of authors and other rightsholders, the development of the category “legal interests” in relation to the issues of protection and defense of their exclusive and other property rights.

The article substantiates the conclusion that the concept of “legitimate interest” carries a special semantic and regulatory burden, allowing to combine the protection of the interests of rightsholders with the possibility of the most flexible interpretation of legal norms enshrining the subjective rights and legal liability associated with such interests.

The author notes that the concept of “legal interest” can be used as a backbone when considering the issues of compensation for harm caused to authors and other rightsholders in the event of violations of their exclusive and other property rights.

Key words: work, author, copyright, related rights, copyright holder, exclusive right, copyright infringement, copyright protection, infringement of exclusive rights, information intermediary, information resources, damages, indemnification.

**SOME PROBLEMS AND PROSPECTS OF INTERACTION OF THE PARLIAMENT
OF THE RUSSIAN FEDERATION WITH THE GOVERNMENT BODIES**

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The article is devoted to the study of modern problems and prospects of interaction of the Federal Assembly of the Russian Federation with government bodies in modern conditions. Some ways to optimize the system of separation of powers at the top level are considered, which requires a clearer definition in legislation and the development of new mechanisms for the current interaction between the Government and the State Duma. It speaks of the need to increase the responsibility of the legislative power for the state of affairs in Russia and, therefore, the need to ensure more active participation of the State Duma in monitoring the activities of government bodies.

Key words: Federal Assembly of the Russian Federation, branches of government, President of the Russian Federation, government bodies, executive power, political system.

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CONTRACT OF SHARE PARTICIPATION IN CONSTRUCTION AND PRELIMINARY CONTRACT OF REAL ESTATE PURCHASE AND SALE: COMPARATIVE ANALYSIS

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The article provides a comparative analysis of the contract of share participation and the preliminary contract for the sale of real estate, including that which will be created in the future. The need for a comparative analysis of these types of contracts is due to the fact that at the moment in practice there are many situations in which the contracts, called preliminary contracts for the sale of real estate, in fact is a contract of share participation in construction.

The criteria for the analysis are such grounds as: legal regulation, the type of legal relations generated, the parties to the contract, the essential conditions and others.

Key words: contract of share participation in construction, preliminary contract for the sale of real estate.

PROCEDURAL FEATURES OF CONSIDERATION OF CASES ON THE ESTABLISHMENT OF THE ORIGIN OF CHILDREN

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Legal regulation of relations regarding the establishment and challenge of the origin of children requires further research and improvement. An important role is played by the procedural aspect of the issue under consideration.

Based on the analysis of the current family legislation of the Russian Federation, based on the theoretical provisions on the legal regulation of establishing the origin of children, the article examines the procedural features of the consideration of cases on the establishment of the origin of children and the problems that arise.

Key words: child's origin, determination of the origin of children, judicial procedure for determining the origin of children

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FINANCIAL LAW; TAX LAW; FISCAL LAW

THE MAIN DIRECTIONS OF THE APPLICATION OF DIGITAL METHODS AND TECHNOLOGIES IN THE CUSTOMS AREA: LEGAL ISSUES

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The article discusses the legal issues of applying digital methods and technologies in customs, their importance in the activities of the customs authorities of the Russian Federation and participants of foreign economic activity.

Key words: digital methods in the customs field; digital technologies in the customs field; personal account of the participant of foreign trade activities; electronic customs; remote payment of customs duties; information security.

DIRECTIONS OF DEVELOPMENT OF FINANCIAL TECHNOLOGIES AS AN ASPECT OF THE LAW-MAKING POLICY OF THE CENTRAL BANK OF THE RUSSIAN FEDERATION

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Cyber attacks and financial fraud cause enormous damage not only to the banking sector, but to the entire Russian economy. The article describes the initiative issued by the Central Bank of the Russian Federation on an initiative basis. The main directions of development of financial technologies for the period 2018–2020 as a conceptual program document in which the law-making policy of the Bank of Russia in this area is implemented. Two approaches of the legislator to the implementation of the rule-making function of the Bank of Russia are highlighted: general and special.

The tendency of the development of the rule-making function of the Bank of Russia, which is to expand the special approach to the definition of the legislative powers of the Bank of Russia, including in the field of financial technologies. A positive assessment was given of the rule-making activity of the Bank of Russia and the formation of business interaction between the regulator and the banking community in developing a mechanism for assessing the subsequent actual impact of the regulations of the Bank of Russia.

Key words: Central Bank of the Russian Federation, financial market, financial technologies, Main directions of development of financial technologies, regulations of the Bank of Russia, law-making policy of the Bank of Russia.

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INTERNATIONAL LAW; EUROPEAN LAW

MEASURES TAKEN TO SUPPORT SMALL BUSINESSES UNDER THE CONTRACT SYSTEM OF THE RUSSIAN FEDERATION AND THE UNITED STATES© 2019 **Musabirova Dinara Anvarovna**

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This article is a study of the specificity of the definition of persons entitled to a mandatory share in the inheritance in the presence of a foreign element. The authors identify the difficulties in determining the grounds for recognition of persons as such, point to the existence of several diametrically opposed positions of the law enforcement officer on this issue, and suggest using a different approach in resolving such conflicts.

Key words: mandatory share in inheritance, foreign element, grounds for recognition of a person incapable of work.

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LEGAL REGULATION OF FRANCHISING IN AUSTRALIA

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The article presents the system of legal regulation of franchise relations in Australia by analyzing the laws governing franchising, assesses their effectiveness. The types of legal regulation of franchising relations in the world practice are determined. The activities of the Australian Commission for Competition and Consumer Protection (ACCC) to identify and suppress violations in franchising activities.

Keywords: franchising, commercial concession, intellectual property, Australian law, Australian Competition and Consumer Commission, international private law.

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ECONOMY. ECONOMIC SCIENCE

ECONOMICS AND MANAGEMENT OF NATIONAL ECONOMY

**LEGAL FRAMEWORK IN THE SYSTEM OF MANAGEMENT OF PARTNERSHIP
RELATIONS BETWEEN THE STATE AND BUSINESS**

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The article discusses the state of the legal framework of a public-private partnership in connection with the adoption of the Federal Law No. 224 “On public-private partnership, municipal-private partnership in the Russian Federation ...”, introduced on January 1, 2016. The article introduces proposals for the correction of certain norms of the law of the law, which will expand the range of opportunities to attract private investment in the Russian economy through the mechanism of public-private partnership.

Key words: public-private partnership, law, investment, socio-economic development.

**INNOVATIVE INFRASTRUCTURE OF THE INVESTMENT MODEL
(FINANCIAL, ORGANIZATIONAL AND LEGAL, INSTITUTIONAL ASPECTS)**

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This article is devoted to the study of the concept and essential characteristics of the innovation infrastructure. The article analyzes the financial, organizational, legal, institutional aspects of the elements of the innovation infrastructure, taking into account the theoretical and practical analysis.

Key words: innovation infrastructure, investment model, development institutions, venture financing, investment partnership, crowdfunding.