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CONTENTS

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

Baturin A.A. Features of state control and supervision in tourism activities. Information system of electronic vouchers	39
Gaevskaya A.V. Features of legal regulation of local government in the Republic of Crimea	39
Eremenko O.I. Administrative prelude in Russian criminal law	40
Kazankova T.N. On the features of legal regulation of the admission of foreign investors: administrative legal aspect	41
Shchukina T.V. Export of Russian higher education abroad: regulatory regulation and strategic development goals	41

INTERNATIONAL LAW; EUROPEAN LAW

Yushchenko N.A., Khasimova L.N., Gayfutdinova R.Z. Franchising legal regulation in Japan	42
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STATE AND LAW. LEGAL SCIENCE

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

**FEATURES OF STATE CONTROL AND SUPERVISION IN TOURISM ACTIVITIES.
INFORMATION SYSTEM OF ELECTRONIC VOUCHERS**© 2019 **Baturin Andrei Andreevich**

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The article is devoted to the problems of tourist activity related to the inability of professional market participants to regulate their activity. Due to their unfair actions, the number of violations of the rights of tourists who lost their money has increased. In addition, a large number of «gray schemes» appeared in industry. These led to the violation of the rights of citizens, and the state budget did not receive part of the money from tax collection.

The author considers by what mechanisms of control and supervision the state will normalize the work of the industry and protect the rights of citizens. In particular, we are talking about information system of electronic vouchers.

Keywords: state control and supervision, tourist activities, information system of electronic vouchers, protection of the rights of tourists, unfair professional participants of the tourist market.

**FEATURES OF LEGAL REGULATION OF LOCAL GOVERNMENT
IN THE REPUBLIC OF CRIMEA**© 2019 **Gaevskaya Anna Vladimirovna**

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In the article features of legal regulation of local government in the Republic of Crimea are considered. The most significant problems faced by Crimea during the period of integration to the Russian Federation and the formation of its own model of local authorities are presented. The author of the article offers key directions of legal regulation and development of self-government in the new subject of Russia.

Keywords: local government, municipal service, transition period, Ministry of Crimean Affairs, Government Commission.

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ADMINISTRATIVE PRELUDE IN RUSSIAN CRIMINAL LAW

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The article deals with controversial issues of application of the Institute of administrative bias in criminal law in relation to socio-political processes of criminalization (decriminalization). Administrative prejudice is considered as a means of preventing administrative and criminal offenses by focusing on the legal characteristics of the individual offender who has repeatedly committed illegal acts. It is shown that the expansion of the scope of application of administrative bias is associated with modern criminal

policy, which provides for a strict differentiation of measures of criminal legal influence. The connection of administrative bias with the processes of criminalization of small, not causing significant harm offenses is established.

Keywords: Criminal law, legal equipment, elements of crime, prelude, administrative prelude.

ON THE FEATURES OF LEGAL REGULATION OF THE ADMISSION OF FOREIGN INVESTORS: ADMINISTRATIVE LEGAL ASPECT

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The article analyzes the concepts of domestic and foreign researchers regarding the legal regulation of the possibilities for admitting foreign investors to the economy of the recipient country. Various models of admission of foreign direct investment in the country's economy are presented. In addition to the concepts existing in the legal literature, a personal vision is offered for defining the concept of admitting investors to the market of a recipient.

Keywords: investments, recipient countries, foreign investors, multinational companies, national legal regime, foreign direct investment.

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EXPORT OF RUSSIAN HIGHER EDUCATION ABROAD: REGULATORY REGULATION AND STRATEGIC DEVELOPMENT GOALS

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The subject of this article is the study of theoretical and practical ideas about the legal regulation of the export of Russian higher education abroad; consideration of strategic goals and directions of export development of higher education. The topic of the article reflects the transformation of the modern system of higher education in terms of internationalization and international integration of educational programs; new features of the legal regulation of "breakthrough" in the system of higher education. The

purpose of this article is to identify at the present stage international and national conditions for the transformation of the higher education system, the place and role of the state and universities in this process. The methodology of this work consisted of comparative, formal legal, analytical methods. The results of the work are the formulation of the export characteristics of Russian higher education. The scope of the results of the work includes a higher education management system. The findings of the study can be used to further improve the legal regulation and practice of organizing higher education in Russia.

Keywords: new normative legal regulation of the international integration of higher education, international and national strategies for the transformation of the higher education system.

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FRANCHISING LEGAL REGULATION IN JAPAN

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The article presents a system of legal regulation of franchising relations in Japan. The pre-contractual, contractual and post-contractual relations of the parties are analyzed. Particular attention is paid to disclosing information before concluding a franchise agreement. The authors determine the conditions for concluding, amending and terminating the franchise agreement, their legal consequences.

Keywords: franchising, franchise, commercial concession, intellectual property, Japanese law, private international law.