
ECONOMIC AND LAW ISSUES

**Nº1 (139)
2020**

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.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

Editor-in-Chief

E.M. Ashmarina — Doctor of Law, Professor

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

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

Issue date 31.01.2020

Format 60x84/8

Printed signatures 6.39

300 copies

Printed by “24 Print” Ltd

CONTENTS

STATE AND LAW. LEGAL SCIENCE

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

- Kazankova T.N., Meshalkina A.D., Markovich A.O.** Legal positions of courts in the field of tax and budget control 51
- Malyshkin P.V., Usmanova E.F., Shabaev V.V.** Legal characteristic of the treaty of refundable provision of educational services in Russia 52
- Umarhadzhieva S.R.** Roman private law as a fundamental institute for historical formation and development of a storage agreement 52
- Khadzhimuradova T.K.** General characteristic of the warehouse storage agreement and warehouse documents in the civil law of the Russian Federation 53

FINANCIAL LAW; TAX LAW; FISCAL LAW

- Kazankova T.N., Efremova E.S., Pustovalova E.N.** Banking supervision in the Russian Federation at the present stage: problems of the current system 53

INTERNATIONAL LAW; EUROPEAN LAW

- Dashin A.V., Shapoval O.V.** Objects of civil legal relations in the SCO countries: comparative legal analysis 54

ECONOMY. ECONOMIC SCIENCE

ECONOMICS AND MANAGEMENT OF NATIONAL ECONOMY

- Majorov I.G., Tretiakov A.G.** Economic accessibility as a basis for balancing the interests of environmental users in market conditions 55

STATE AND LAW. LEGAL SCIENCE**THEORY AND HISTORY OF STATE AND LAW;
HISTORY OF DOCTRINES ABOUT LAW AND STATE****LEGAL POSITIONS OF COURTS IN THE FIELD OF TAX AND BUDGET CONTROL**

© 2019 **Kazankova Tatyana Nikolaevna**

Candidate of Pedagogical Sciences, Associate Professor of the Department of Public Law
Samara State University of Economics, Samara, Russia
Email: tatianaok78@yandex.ru

© 2019 **Meshalkina Anna Dmitrievna**

Law student
Samara State University of Economics, Samara, Russia
E-mail: anna-meshalkina6@mail.ru

© 2019 **Markovich Anna Olegovna**

Law student
Samara State University of Economics, Samara, Russia
E-mail: kharitonova.anna96@mail.ru

The article analyzes two branches of state financial control – in the field of tax and budget activities. The law enforcement practice of the courts, formed in tax and budget legal positions, is examined, their significance in the practical implementation of the branches of financial control is determined.

Keywords: financial control, state financial control, tax control, budget control, tax legal positions, Supreme Court of the Russian Federation, Arbitration Court, protection of the rights of taxpayers and tax authorities, taxes.

References

1. *Thomas K.D.* Presumptive Collection: A Prospect Theory Approach to Increasing Small Business Tax Compliance // Tax Law Review. 2013. Vol. 67. No. 1. P. 119
2. Determination of the Judicial Collegium for Economic Disputes of the Supreme Court of the Russian Federation of March 16, 2018 No. 305-KG17-19973 in the case No. A40-230080 / 2016 / Reference legal system "Consultant Plus" [Electronic resource].— "Version Prof", 2019.
3. Resolution of the Arbitration Court of the North-Western District of 05.30.2019 in case No. A13-15215 / 2015 / Reference legal system "Consultant Plus" [Electronic resource].— "Version Prof", 2019.
4. Resolution of the Arbitration Court of the North Caucasus District dated May 31, 2019 No. F08-4277 / 19 in Case No. A53-24714 / 2018 / Reference Legal System "Consultant Plus" [Electronic resource].— "Version Prof", 2019.
5. Resolution of the Arbitration Court of the East Siberian District of May 22, 2019 in case No. A58-2537 / 2018 / Reference legal system "Consultant Plus" [Electronic resource].— "Version Prof", 2019.
6. Decision of the Supreme Court of the Russian Federation of 10.06.2019 No. AKPI19-296 / Reference legal system "Consultant Plus" [Electronic resource].— "Version Prof", 2019.
7. Resolution of the Plenum of the Supreme Arbitration Court of the Russian Federation of June 22, 2006 No. 23 "On Certain Issues of the Application by the Arbitration Courts of the Norms of the Budget Code of the Russian Federation" "Consultant Plus" system [Electronic resource].— "Version Prof", 2019.
8. The decision of the Arbitration Court of the Volga-Vyatka District of October 20, 2015. No. F08-4277 / 19 in the case of case No. A31-11366 / 2014 / Reference legal system «Consultant Plus» [Electronic resource].— "Version Prof", 2019.

LEGAL CHARACTERISTIC OF THE TREATY OF REFUNDABLE PROVISION OF EDUCATIONAL SERVICES IN RUSSIA

© 2019 **Malyshkin Pavel Viktorovich**

Candidate of juridical sciences (Ph.D.), Associate Professor
Saransk Cooperative Institute Russian University of Cooperation, Saransk, Russia

© 2019 **Usmanova Elena Familyevna**

Candidate of juridical sciences (Ph.D.), Associate Professor,
Mordovian State University named after N. P. Ogarev, Saransk, Russia

© 2019 **Shabaev Victor Viktorovich**

Candidate of historical sciences (Ph.D.), Associate Professor,
Mordovia State Pedagogical Institute named after M. E. Evsevev, Saransk, Russia

The article reveals the features of the contract for the provision of educational services. It is noted that the specifics of the contract for the provision of educational services is disclosed through the subject of this contract, which includes the process of providing educational services and its final result: acquired knowledge, skills. Features of the relations arising from the contract for the provision of services, are the close interweaving of property relations and personal non-property, inextricably linked with the identity of their carrier.

Keywords: education, training, educational services, civil contract, contract for the provision of services, obligatory relationship

ROMAN PRIVATE LAW AS A FUNDAMENTAL INSTITUTE FOR HISTORICAL FORMATION AND DEVELOPMENT OF A STORAGE AGREEMENT

© 2019 **Umarhadzhieva Seda Ruslanovna**

senior lecturer

Chechen State University, Grozny, Russia
Email: seda.umarkhadzhieva@mail.ru

The scientific work provides a historical background on the formation and development of a contract of storage in Roman private law as a fundamental institution of Russian civil law. The author analyzes the legal acts of the period of Roman statehood, which served as a motive for the establishment of the institution of storage.

Keywords: storage agreement, establishment and development, roman private law, storage institute, familiarization, education.

References

1. Roman private law: Textbook / Under. ed. I. B. Novitsky, I. S. Peretersky. M., 2013. P. 410–411
2. Podoprigova A. A. Fundamentals of Roman Civil Law: A Study Guide. Kiev, 2014. P. 213
3. Roman private law: Textbook / Under. ed. I. B. Novitsky, I. S. Peretersky. M., 2013. P. 412–413
4. Eremichev I., Novokshonova N., And the main thing to be agreed upon during storage. Background // Law. 2001. No. 3. P. 17
5. Roman private law: Textbook / Under. ed. I. B. Novitsky, I. S. Peretersky. M., 2013. P. 413
6. Roman private law: Textbook / Under. ed. I. B. Novitsky, I. S. Peretersky. M., 2013. P. 413
7. Eremichev I., Novokshonova N., And the main thing to be agreed upon during storage Background // Law. 2001. No. 3. P. 11
8. Roman private law: Textbook / Under. ed. I. B. Novitsky, I. S. Peretersky. M., 2013. P. 416
9. Laws of 12 tables // Monuments of Roman civil law: Laws of 12 tables, Institute of Guy, Digesta Justinian. M., 2012. P. 12.

GENERAL CHARACTERISTIC OF THE WAREHOUSE STORAGE AGREEMENT AND WAREHOUSE DOCUMENTS IN THE CIVIL LAW OF THE RUSSIAN FEDERATION

© 2019 **Khadzhimuradova Taisa Khusainovna**

senior lecturer

Chechen State University, Grozny, Russia

Email: htaisa@mail.ru

The scientific work regulates the general characteristics of the warehouse storage agreement and warehouse documents in the civil law of the Russian Federation, through the scientific interpretation of formally defined norms of civil legislation of the Russian Federation.

In addition, in accordance with scientific work relating to the settlement of conflict aspects, the emergence and development of a warehouse storage agreement.

Keywords: storage agreement, general characteristics, analysis, goods, custodian, requirement.

References

1. Law of the RSFSR of 03.22.1991 No. 948–1 «On Competition and the Limitation of Monopolistic Activities in Commodity Markets»
2. Civil law. Shevchuk D.A. (lecture course) — Moscow: Eksmo, 2014.P. 249.
3. Civil law of the Russian Federation. *Zenin I.A.* Tutorial. Prospect, M., 2007.P. 358
4. Civil law of Russia. *Grudtsyna L. Yu., Spector A.A.*, Textbook, 2014.M., P. 332.
5. The Civil Code of the Russian Federation, part one of November 30, 1994 No. 51-FL, part two of January 26, 1996 No. 14-Φ3, part three of November 26, 2001 No. 146-FL and part four of December 18, 2006 No. 230-FL. Article 916.
6. *Braginsky M.I.* Storage Agreement. M., 2013.P. 68.
7. The Civil Code of the Russian Federation, part one of November 30, 1994 No. 51-FL, part two of January 26, 1996 No. 14-Φ3, part three of November 26, 2001 No. 146-FL and part four of December 18, 2006 No. 230-FL. Article 917.
8. The Civil Code of the Russian Federation, part one of November 30, 1994 No. 51-FL, part two of January 26, 1996 No. 14-Φ3, part three of November 26, 2001 No. 146-FL and part four of December 18, 2006 No. 230-FL. Article 807.
9. The Civil Code of the Russian Federation, part one of November 30, 1994 No. 51-FL, part two of January 26, 1996 No. 14-Φ3, part three of November 26, 2001 No. 146-FL and part four of December 18, 2006 No. 230-FL. Article 918.
10. *Braginsky M.I.* Storage Agreement. M., 2013.P. 84.

FINANCIAL LAW; TAX LAW; FISCAL LAW

BANKING SUPERVISION IN THE RUSSIAN FEDERATION AT THE PRESENT STAGE: PROBLEMS OF THE CURRENT SYSTEM

© 2019 **Kazankova Tatyana Nikolaevna**

Candidate of pedagogical sciences, associate professor

Samara State University of Economics, Samara, Russia

E-mail: tatianaok78@yandex.ru

© 2019 **Efremova Ekaterina Sergeevna**

undergraduate

Samara State University of Economics, Samara, Russia

E-mail: yakovleva_kate@inbox.ru

© 2019 **Pustovalova Elizaveta Nikolaevna**

undergraduate

Samara State University of Economics, Samara, Russia

E-mail: eliz.mois27@gmail.com

The article includes a description of the directions and forms of banking supervision carried out by the CB RF, the specifics of its implementation are considered. Special attention is drawn to the expansion of the powers of the Bank of Russia in connection with the implementation of international standards developed by the Basel Committee on Banking Supervision. The analysis of changes in the financial and banking supervision system was carried out, as well as the main problems related to the specified system were highlighted.

Keywords: banking supervision, banking control, Central Bank of the Russian Federation, credit institution, banking sector, Basel standards, bank, financial institution

References

1. *Merkulova I.V., Gazaryan Yu.A.* The essence of banking supervision and administrative responsibility of credit organizations in the market of banking services // *Alley of Science.*— 2019.— 4 (31). S. 262–269.
2. The Federal Law «On Banks and Banking» dated 02.12.1990 No. 395–1 // *Gazette of the Congress of People’s Deputies of the RSFSR of December 6, 1990 No. 27. Art. 357.*
3. Report on the development of the banking sector and banking supervision // Central Bank of the Russian Federation. URL: <https://cbr.ru/publ/nadzor/>.
4. Information on the number of existing credit organizations and their branches by territorial aspect // Central Bank of the Russian Federation. URL: <http://www.cbr.ru/statistics/?PrtId=lic>
5. *Sergin A.M.* Banking supervision and stability of credit organizations: problems of the current system // *Bulletin of the Omsk University. Ser. Economy.* 2015.— No. 2.— S. 55–65.
6. *Yusupova M.G.* Supervision and control of banking in modern conditions // *UEPS: management, economics, politics, sociology.*— 2017.— No. 3. P. 34–42.

INTERNATIONAL LAW; EUROPEAN LAW

OBJECTS OF CIVIL LEGAL RELATIONS IN THE SCO COUNTRIES: COMPARATIVE LEGAL ANALYSIS

© 2019 **Dashin Alexey Viktorovich**

Doctor of Law, Professor, Department of Legal Support of Economic Activities

Samara State University of Economics, Samara, Russia

Professor, Department of International Private and Entrepreneurial Law, Faculty of Law

Kuban State Agrarian University named after I. T. Trubilina, Krasnodar, Russia

© 2019 **Shapoval Olga Vyacheslavovna**

Candidate of Law, Associate Professor, Department of Civil Law, Faculty of Law

Kuban State University, Krasnodar, Russia

The article is devoted to topical issues of legal regulation of economic relations between countries that are members of the Shanghai cooperation organization. This article is devoted to the study of categories of civil rights objects in these countries. Special attention is paid to the problem of correlation of legal norms regulating public relations of the SCO member States that relate to different legal systems.

Keywords: Shanghai cooperation organization, legal systems, civil rights objects, financial instruments, securities.

ECONOMY. ECONOMIC SCIENCE**ECONOMICS AND MANAGEMENT OF NATIONAL ECONOMY****ECONOMIC ACCESSIBILITY AS A BASIS FOR BALANCING THE INTERESTS OF ENVIRONMENTAL USERS IN MARKET CONDITIONS**© 2019 **Majorov Igor Gennadevich**

PhD in Economics, Associate Professor of Business Technology and Management, MIREA – Russian University of Technology, Moscow, Russia

© 2019 **Tretiakov Alexander Georgievich**

PhD in Economics, Associate Professor of Economics and Management, Omsk Regional Institute, Omsk, Russia

This article considers the main groups of subjects of environmental management and presents an analysis of their interests in market conditions. On the example of the sphere of forest relations, the set of contradictions arising between the subjects of nature management is studied. The proposals on the use of economic affordability of natural resources as a basis for ensuring a balance of interests of subjects in the field of environmental management and a planning tool are developed.

References

1. Konstituciya Rossijskoj Federacii. Oficial'noe izdanie. — M.: Yurid. lit., 2009. 64 s.
2. *Bol'shakov N.M.* Metodologicheskie podhody k vosproizvodstvu lesnyh resursov v usloviyah ih arendy / N.M. Bol'shakov, V.V. Zhideleva, A.M. Popova, E.A. Raush // *Ekonomika regiona*. — 2010. — № 2. — S. 117–129.
3. *Morkovina S.S.* Ekonomicheskaya model' intensivnogo lesnogo hozyajstva kak osnova ravnovesiya interesov lesnogo biznesa, gosudarstva, obshchestva /S.S. Morkovina // *Trudy Sankt-Peterburgskogo nauchno-issledovatel'skogo instituta lesnogo hozyajstva*. — 2016, — № 3 — S.64–76
4. *Medyanik N.V.* Prirodopol'zovanie kak ob»ekt ekonomicheskogo stimulirovaniya/ N.V. Medyanik — *Vestnik CHelyabinskogo gosudarstvennogo universiteta*. — 2012. — № 8 (262). — *Ekonomika*. Vyp. 36. — S. 70–78.
5. *Novoselova I.YU.* Teoretiko-metodicheskie osnovy ocenki prirodno-resursnogo potentsiala regiona / I.YU. Novoselova // *Problemnyj analiz i gosudarstvenno-upravlencheskoe proektirovanie* — 2011. — № 4. — S. 144–149.
6. *Petrov A.P.* Ekonomicheskie otnosheniya v lesnom hozyajstve: proshloe, nastoyashchee i vyzovy budushchego/ A.P. Petrov // *Voprosy lesnoj nauki*. — 2019. — T 2 (1), — [Elektronnyj resurs] — Rezhim dostupa. — URL: <http://jfsi.ru/2-1-2019-petrov/> (data obrashcheniya 05.02.2020)
7. *Steblov A.L.* Ekologicheskoe pravo Rossijskoj Federacii i stran Evropejskogo soobshchestva: Uchebnoe posobie / A.L. Steblov, YA.I. Vajsman: Perm'. — 2010. — — [Elektronnyj resurs] — Rezhim dostupa. — URL: <http://be5.biz/pravo/e005/index.html> (data obrashcheniya 05.02.2020)
8. *Tretiakov, A. G.* Lesnaya renta i ekonomicheskaya dostupnost' lesnyh resursov: metodologicheskie aspekty /A.G. Tretiakov// *Vestnik Moskovskogo gosudarstvennogo universiteta lesa — Lesnoj vestnik*. — 2015. — № 2 (t. 19). — S. 153–159.
9. *Shutov I. V.* Pruzhiny mekhanizma, razrushivshego lesnoe hozyajstvo — [Elektronnyj resurs] — Rezhim dostupa. — URL: <http://www.forestforum.ru/viewtopic.php?t=17765> (data obrashcheniya 05.02.2020)
10. *Engel's F. K* zhilishchnomu voprosu / Marks, K. i Engel's F. Sochineniya / K. Marks, K. i Engel's F., 2 izd. — M.: Gosudarstvennoe izdatel'stvo politicheskoy literatury. — 1961 — T. 18. — S. 271
11. *Zhang D., Pearse P.H.* *Forest Economics.*/ D. Zhang, P.H. Pearse — The University of British Columbia. — 2012. — 390 p.