
ECONOMIC AND LAW ISSUES

Nº2 (140)
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 №ФС 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-Rector 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 29.02.2020

Format 60x84/8

Printed signatures 6.98

300 copies

Printed by “24 Print” Ltd

CONTENTS

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

Ageeva G.E., Kolga O.V. Foreclosure on crypto assets in Russia and abroad: myth or reality	55
Loshkarev A.V., Rudneva Yu.V., Turapina A. V. Problems of correspondence proceedings in the civil process of the Russian Federation	55
Skachkova O. S. "Preventive justice" in the conditions of digitalization: Russian and foreign experience	56
Skachkova O.S., Churakova E.N., Loshkarev A.V. Pre-trial provision of evidence by a notary: problems of law enforcement practice	56

FINANCIAL LAW; TAX LAW; FISCAL LAW

Paulov P.A., Meshalkina A.D. Tax legal positions of courts in the field of procurement for state and municipal needs	57
---	----

INTERNATIONAL LAW; EUROPEAN LAW

Zabaykalov A.P. Comparative characteristics of the level of representativeness of deputies of legislative (representative) bodies of state power of subjects of Russia and local government Federal States of Germany	57
Shireva I.V., Shirev D.A. On the issue of resolving trade disputes at the WTO site with the participation of the Russian Federation as a plaintiff	60

STATE AND LAW. LEGAL SCIENCE

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

FORECLOSURE ON CRYPTO ASSETS IN RUSSIA AND ABROAD: MYTH OR REALITY

© 2020 **Ageeva Galina Evgenevna**

Associate Professor of the Department of civil and arbitration process
Samara State University of Economics, Samara, Russia
E-mail: galinaageevva@mail.ru

© 2020 **Kolga Olga Viktorovna**

Undergraduate student of the faculty of law
Samara State University of Economics, Samara, Russia
E-mail: dgims1@mail.ru

The Article is devoted to the study of views on the nature of the «digital» currency in Russia and abroad, the analysis of legal problems associated with the appearance of a new object of enforcement proceedings, gaps in current legislation, and the search for an objective need for foreclosure on crypto assets. The authors noted the circumstances that in our country, cryptocurrencies are not yet a material good that can be recovered. Despite the appearance of the virtual currency more than a decade ago, and despite its active popularity not only in foreign countries, but also in our country, its legal status is not defined by law. The study analyzed legal positions on digital currency in different countries. Attention is focused on the need for legislative regulation in the Russian Federation not only of the status of the cryptocurrency, but also the development of a mechanism for applying for its enforcement. The authors conclude that there is already a need for a legislative initiative in the country that will begin legal regulation of both digital processes and the results of cryptographic activities.

Keywords: *foreclosure, cryptocurrency, crypto asset, electronic wallet, enforcement proceedings, bailiff.*

PROBLEMS OF CORRESPONDENCE PROCEEDINGS IN THE CIVIL PROCESS OF THE RUSSIAN FEDERATION

© 2020 **Loshkarev A. V.**

Associate Professor, Department of Civil and Arbitration Procedure
Samara State University of Economics, Samara, Russia
E-mail: sseu.process2005@yandex.ru

© 2020 **Rudneva Yu.V.**

Senior Lecturer, Department of Civil and Arbitration Procedure
Samara State University of Economics, Samara, Russia
E-mail: yuliarudneva66@mail.ru

© 2020 **Turapina A. V.**

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

The concept and essence of correspondence proceedings from the point of view of optimization of legal proceedings when considering and resolving civil cases on the basis of the norms of the Civil procedure code of the Russian Federation are disclosed. The advantages of the existence of this institution in the process of implementing justice in the Russian state are highlighted. The features of the case consideration in the absence of the defendant in the presence of a plurality of subjects on the plaintiff's side are given. The problematic aspects of the implementation of correspondence proceedings in the law enforcement practice of the Russian Federation are disclosed, and ways to neutralize them are proposed.

Keywords: *providing evidence, notary public, notarial acts, site inspection, inspection protocol, information, Internet, evidence.*

“PREVENTIVE JUSTICE” IN THE CONDITIONS OF DIGITALIZATION: RUSSIAN AND FOREIGN EXPERIENCE

© 2020 **Skachkova O. S.**

Associate professor

Samara State University of Economics, Samara, Russia

E-mail: Yarmoluk@mail.ru

This article covers the issues of informatization of notarial procedures, which are caused by the development of the Russian digital economy. The substantiation of the notarial element participation in electronic civil circulation is given as it explains the need confer authenticity of the actions and transactions of economic relations participants. In this regard, electronic instruments of notarial activity are studied and an attempt is made to study the digitalization of notarial and other legal procedures from the position of the personal participation principle. In this paper certain benefits and shortcomings of informatization of notarial systems in both Russia and some foreign countries of the world community are identified. The authors conclude that the current trend of informatization of various spheres of state activity, economic and civil life of society should develop in close consideration with minimizing its shortcomings. The scientific significance of the study is in the substantiation of the digital notary institution role as of a necessary element in the development of digital economic relations based on an analysis of Russian and foreign experience. The practical significance of the study is to identify the most acute problems and formulate general directions for the development of legal regulation of electronic notarial activities.

Keywords: *Electronic notarial system, informatization of the notarial process, identification of personality, digital economy.*

PRE-TRIAL PROVISION OF EVIDENCE BY A NOTARY: PROBLEMS OF LAW ENFORCEMENT PRACTICE

© 2020 **Skachkova O. S.**

Candidate of law

Samara State University of Economics, Samara, Russia

© 2020 **Churakova E. N.**

Candidate of law

Samara State University of Economics, Samara, Russia

© 2020 Loshkarev A.V.
Candidate of law
Samara State University of Economics, Samara, Russia

The article discusses the procedure for providing evidence in the framework of notarial acts. In particular, much attention is paid to the study of the features of a notary inspection of Internet sites, which has recently become widespread. The author identifies the problems that notaries face when performing this notarial act, and also suggests ways to solve them. The jurisprudence is analyzed regarding recognition of the site inspection protocol drawn up by a notary public as admissible evidence in the case.

Keywords: providing evidence, notary public, notarial acts, site inspection, inspection protocol, information, Internet, evidence.

FINANCIAL LAW; TAX LAW; FISCAL LAW

TAX LEGAL POSITIONS OF COURTS IN THE FIELD OF PROCUREMENT FOR STATE AND MUNICIPAL NEEDS

© 2020 Paulov Pavel Aleksandrovich
Candidate of Law, Associate Professor
Samara State University of Economics, Russia, Samara

© 2020 Meshalkina Anna Dmitrievna
Law student
Samara State University of Economics, Russia, Samara
E-mail: anna-meshalkina6@mail.ru

The article analyzes purchases for state and municipal needs in relation to tax legislation. The law enforcement practice of the courts, formed in tax legal positions, is considered, the significance of the practical implementation of this activity is determined.

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

INTERNATIONAL LAW; EUROPEAN LAW

COMPARATIVE CHARACTERISTICS OF THE LEVEL OF REPRESENTATIVENESS OF DEPUTIES OF LEGISLATIVE (REPRESENTATIVE) BODIES OF STATE POWER OF SUBJECTS OF RUSSIA AND LOCAL GOVERNMENT FEDERAL STATES OF GERMANY

© 2020 Zabaykalov Andrey Pavlovich
PhD in Law, Associate Professor, Department «Constitutional and international law»
Lipetsk branch of Russian Presidential Academy of National Economy and Public Administration,
Lipetsk, Russia
E-mail: zabaykalov@mail.ru

The article compares the number of citizens who are represented by one Deputy of a regional representative body of state power in the Russian Federation and the Federal Republic of Germany. As a result, it is concluded that this indicator is much higher in the Russian Federation, i.e. one Deputy on average represents a larger number of citizens. The findings of the study can be applied to further improve the legislation regulating the status of legislative (representative) state authorities of the Russian Federation.

Keywords: deputy, legislative (representative) organ, landtag, population, representation, Russian Federation, subject of the Russian Federation, Federal land, Federal Republic of Germany.

The reported study was funded by RFBR according to the research project № 18-311-00351.

References

1. *Antropov R.V. Izbiratel'naya sistema Bavarii: osobennosti vyborov v landtag (zemel'nyj parlament) // Gosudarstvennaya vlast' i mestnoe samoupravlenie.* 2015. № 5.—S. 61–64.
2. *Gricenko E. V. Mestnoe samoupravlenie i gosudarstvo v usloviyah federalizma (sravnitel'no-pravovoe issledovanie na primere Germanii i Rossii): dis. ... d-ra yurid. nauk.* SPb., 2002.—446 c.
3. *Zabajkalov A.P. O chislennosti zakonodatel'nyh (predstavitel'nyh) organov gosudarstvennoj vlasti sub»ektov Rossijskoj Federacii // Pravo i gosudarstvo: teoriya i praktika.* 2019. № 2 (170).—S. 73–78.
4. *Zabajkalov A.P. Srednyaya norma predstavitel'stva izbiratelej v kontekste realizacii principa ravnogo izbiratel'nogo prava v hode vyborov predstavitel'nyh organov gosudarstvennoj vlasti sub»ektov Rossijskoj Federacii // Global'naya transformaciya Rossii v epohu cifrovizacii: problemy, osobennosti, tendencii: materialy XIII mezhdunarodnoj nauchno-prakticheskoy konferencii (17 aprelya 2019 g.) g. Lipeck) / Pod obshch. red. G. F. Grafovoy, A. D. Moiseev. Elec: FGBOU VO «Eleckij gosudarstvennyj universitet im. I. A. Bunina», 2019.—S. 140–146.*
5. *Kazak E. S. Konstitucionno-pravovye reformy federativnyh otnoshenij v Rossii i Germanii: dis. ... kand. yurid. nauk.* M., 2011.—253 s.
6. *Kolyushin E. I. Vybory i izbiratel'noe pravo v zerkale sudebnyh reshenij.* M.: Norma, 2010.—384 c.
7. *Konstituciya Respubliki Bashkortostan ot 24 dekabrya 1993 g. № VS-22/15 // Vedomosti Verhovnogo Soveta i Pravitel'stva Respubliki Bashkortostan.* 1994. № 4 (22). St. 146.
8. *Konstituciya Respubliki Dagestan: prinyata Konstitucionnym Sobraniem 10 iyulya 2003 g. // Sobranie zakonodatel'stva Respubliki Dagestan.* 2003. № 7. St. 503.
9. *Konstituciya Respubliki Tatarstan ot 06 noyabrya 1992 g. // Vedomosti Verhovnogo Soveta Tatarstana.* 1992. № 9–10. St. 166.
10. *Konstituciya Rossijskoj Federacii: prinyata vsenarodnym golosovaniem 12 dekabrya 1993 g. // Sobranie zakonodatel'stva Rossijskoj Federacii.* 2014. № 31. St. 4398.
11. *Ob obshchih principah organizacii zakonodatel'nyh (predstavitel'nyh) i ispolnitel'nyh organov gosudarstvennoj vlasti sub»ektov Rossijskoj Federacii: federal'nyj zakon ot 06 oktyabrya 1999 g. № 184-FZ // Sobranie zakonodatel'stva Rossijskoj Federacii.* 1999. № 42. St. 5005.
12. *Poslanie Prezidenta Rossijskoj Federacii D. A. Medvedeva Federal'nomu Sobraniyu Rossijskoj Federacii ot 12 noyabrya 2009 g. // Rossijskaya gazeta.* 2009. 13 noyabrya.
13. *Predybajlov S. M. Predstaviteľ'naya vlast' v sub»ektah Rossijskoj Federacii: osobennosti formirovaniya i funkcionirovaniya: avtoref. dis. ... kand. polit. nauk.* M., 2011.—25 s.
14. *Salenko A. V. Federalizm v Rossii i Germanii: sravnitel'nyj analiz: dis. ... kand. yurid. nauk.* SPb., 2002.—211 s.
15. *Ustav (Osnovnoj Zakon) Saratovskoj oblasti: zakon Saratovskoj oblasti ot 02 iyunya 2005 g. № 46-ZSO // Nedelya oblasti. Specvypusk.* 2005. № 38.
16. *Ustav (Osnovnoj Zakon) Stavropol'skogo kraja: zakon Stavropol'skogo kraja ot 12 oktyabrya 1994 № 6-kz // Sbornik zakonov i drugih pravovyh aktov Stavropol'skogo kraja.* 1994. № 4. St. 41.
17. *Ustav (Osnovnoj Zakon) CHelyabinskoy oblasti: zakon CHelyabinskoy oblasti ot 25 maya 2006 g. № 22-ZO // YUzhnouralskaya panorama.* 2006. 16 iyunya.
18. *Ustav Volgogradskoj oblasti ot 24 fevralya 2012 g. № 1-OD // Volgogradskaya pravda.* 2012. № 35.
19. *Ustav goroda Moskvy: zakon g. Moskvy ot 28 iyunya 1995 g. // Vedomosti Moskovskoj Dumy.* 1995. № 4.
20. *Ustav Kemerovskoj oblasti: prinyat Zakonodatel'nym Sobraniem Kemerovskoj oblasti 09 aprelya 1997 g. // Kuzbass.* 1997. № 102.

21. Ustav Krasnodarskogo kraya ot 5 sentyabrya 1994 g. // Kubanskie novosti. 1993. 10 noyabrya.
22. Ustav Krasnoyarskogo kraya ot 05 iyunya 2008 g. № 5–1777 // Vedomosti vysshih organov gosudarstvennoj vlasti Krasnoyarskogo kraya. 2008. № 29 (250).
23. Ustav Moskovskoj oblasti ot 11 dekabrya 1996 g. № 55/96-OZ // Podmoskovnye izvestiya. 1996. 18 dekabrya.
24. Ustav Neneckogo avtonomnogo okruga: prinyat Sobraniem deputatov Neneckogo avtonomnogo okruga 11 sentyabrya 1995 g. // Nyar»yana Vynder. 1995. 26 sentyabrya.
25. Ustav Nizhegorodskoj oblasti» ot 30 dekabrya 2005 g. № 219-Z // Nizhegorodskie novosti. 2006. 18 yanvarya.
26. Ustav Novosibirskoj oblasti ot 18 aprelya 2005 g. № 282-OZ // Vedomosti Novosibirskogo oblastnogo Soveta deputatov. 2005. № 16.
27. Ustav Permskogo kraya ot 27 aprelya 2007 g. № 32-PK // Sobranie zakonodatel'stva Permskogo kraya. 2007. № 5. I chast'.
28. Ustav Rostovskoj oblasti: oblastnoj zakon Rostovskoj oblasti ot 29 maya 1996 g. № 19-ZS // Nashe vremya. 1996. 06 iyunya.
29. Ustav Samarskoj oblasti ot 18 dekabrya 2006 g. № 179-GD // Volzhskaya kommunika. 2006. 20 dekabrya.
30. Ustav Sankt-Peterburga: prinyat Zakonodatel'nym Sobraniem Sankt-Peterburga 14 yanvarya 1998 g. // Vestnik Zakonodatel'nogo Sobraniya Sankt-Peterburga. 1998. № 2.
31. Ustav Sverdlovskoj oblasti» ot 23 dekabrya 2010 g. № 105-OZ // Sobranie zakonodatel'stva Sverdlovskoj oblasti. 2011. № 12. St. 1914.
32. Ustav Tyumenskoj oblasti ot 30 iyunya 1995 g. № 6 // Tyumenskie izvestiya. 1995. 15 iyulya.
33. Ustav CHukotskogo avtonomnogo okruga ot 28 noyabrya 1997 g. № 26-OZ // Vedomosti. 1997. 19 dekabrya.
34. Chislennost' naseleniya Rossijskoj Federacii po municipal'nym obrazovaniyam. URL: <https://www.gks.ru/compendium/document/13282?print=1> (data obrashcheniya: 01.10.2019 g.)
35. Abgeordnetenhaus von Berlin. URL: <https://www.parlament-berlin.de/de/Startseite> (data obrashcheniya 01.10.2019).
36. Amt für Statistik Berlin-Brandenburg. <https://www.statistik-berlin-brandenburg.de> (data obrashcheniya 01.10.2019).
37. Bayerische Landesamt für Statistik. URL: <https://www.statistikdaten.bayern.de> (data obrashcheniya 01.10.2019).
38. Bayerischer Landtag. URL: <https://www.bayern.landtag.de/> (data obrashcheniya 01.10.2019).
39. Bremische Bürgerschaft. URL: bremische-buergerschaft.de (data obrashcheniya 01.10.2019).
40. Hamburgische Bürgerschaft. URL: hamburgische-buergerschaft.de (data obrashcheniya 01.10.2019).
41. Hessischer Landtag. URL: hessischer-landtag.de (data obrashcheniya 01.10.2019).
42. Landesamt für Statistik Niedersachsen. URL: <https://www.statistik.niedersachsen.de> (data obrashcheniya 01.10.2019).
43. Landesdatenbank Nordrhein-Westfalen. URL: <https://www.landesdatenbank.nrw.de> (data obrashcheniya 01.10.2019).
44. Landtag Brandenburg. URL: www.landtag.brandenburg.de (data obrashcheniya 01.10.2019).
45. Landtag des Saarlandes. URL: <https://www.landtag-saar.de> (data obrashcheniya 01.10.2019).
46. Landtag Mecklenburg-Vorpommern. URL: [landtag-mv.de](https://www.landtag-mv.de) (data obrashcheniya 01.10.2019).
47. Landtag Nordrhein-Westfalen. URL: www.landtag.nrw.de (data obrashcheniya 01.10.2019).
48. Landtag Rheinland-Pfalz. URL: <https://www.landtag.rlp.de> (data обращения 01.10.2019).
49. Landtag von Baden-Württemberg. URL: <https://www.landtag-bw.de/home.html> (data obrashcheniya 01.10.2019).
50. Landtag von Sachsen-Anhalt. URL: <https://www.landtag.sachsen-anhalt.de/> (data obrashcheniya 01.10.2019).
51. Niedersächsischer Landtag. URL: <https://www.landtag-niedersachsen.de> (data obrashcheniya 01.10.2019).
52. Sächsischer Landtag. URL: www.landtag.sachsen.de (data obrashcheniya 01.10.2019).
53. Schleswig-Holsteinische Landtag. URL: <http://www.landtag.ltsh.de/> (data obrashcheniya 01.10.2019).
54. Statistik in Kürze. URL: <https://www.saarland.de/9348.htm> (data obrashcheniya 01.10.2019).
55. Statistik. URL: <https://www.statistik.sachsen.de> (data obrashcheniya 01.10.2019).
56. Statistik.Hessen. URL: <https://statistik.hessen.de> (data obrashcheniya 01.10.2019).
57. Statistische Amt Mecklenburg-Vorpommern. URL: <https://www.laiv-mv.de/Statistik/> (data obrashcheniya 01.10.2019).
58. Statistisches Amt für Hamburg und Schleswig-Holstein. URL: <https://www.statistik-nord.de> (data obrashcheniya 01.10.2019).

-
59. Statistisches Landesamt Baden-Württemberg. URL: <https://www.statistik-bw.de> (data obrashcheniya: 01.10.2019 g.).
 60. Statistisches Landesamt Bremen. URL: <https://www.statistik.bremen.de> (data obrashcheniya 01.10.2019).
 61. Statistisches Landesamt Rheinland-Pfalz. URL: <http://www.statistik.rlp.de> (data obrashcheniya 01.10.2019).
 62. Statistisches Landesamt Sachsen-Anhalt. URL: <https://statistik.sachsen-anhalt.de> (data obrashcheniya 01.10.2019).
 63. Thüringer Landesamt für Statistik. URL: <https://statistik.thueringen.de> (data obrashcheniya 01.10.2019).
 64. Thüringer Landtag. URL: www.thueringer-landtag.de (data obrashcheniya 01.10.2019).

ON THE ISSUE OF RESOLVING TRADE DISPUTES AT THE WTO SITE WITH THE PARTICIPATION OF THE RUSSIAN FEDERATION AS A PLAINTIFF

© 2020 **Shireva Irina Viktorovna**

PhD in Law, Associate Professor, Department of Legal Regulation of Economic Activities
Financial University under the Government of the Russian Federation, Moscow, Russia
E-mail: IVShirypova@fa.ru

© 2020 **Shirev Denis Andreevich**

Candidate of Law, Associate Professor of the Department of the Judiciary,
Law Enforcement and Human Rights Activities of the Law Institute
Peoples' Friendship University of Russia, Moscow, Russia

Attorney at the Moscow Central Branch of the Moscow Regional College of Lawyers, Moscow, Russia
E-mail: ne205@yandex.ru

The article discusses current issues related to the resolution of trade disputes with the participation of the Russian Federation in the Dispute Resolution Body of the World Trade Organization

Keywords: *World Trade Organization (WTO), Dispute Resolution Body (ODS), Marrakesh Agreement, world trade, trade dispute, Arrangement (agreement) on rules and procedures, dispute resolution (settlement), Appeals Body, Authority on appeal, resolution of international trade disputes.*