
ECONOMIC AND LAW ISSUES

**Nº7 (145)
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 31.07.2020

Format 60x84/8

Printed signatures 6.28

300 copies

Printed by “24 Print” Ltd

CONTENTS

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

- Dzhikaeva F.Z., Khugaeva D.I.** Features of the philosophical and methodological aspects of the formation of the institution of mediation in the Russian Federation 49
- Koroleva A.N., Bortnikov S.P.** On the formation of «smart law» in the Digital Economy 49
- Kurmaeva N.A.** Family mediation on cases about marriage in Russia and foreign countries 50
- Khugaeva D.I.** Doctrinal discussion on the relationship between the concepts of «commercial representation» and «commercial mediation» 50

FINANCIAL LAW; TAX LAW; FISCAL LAW

- Salnikova A.I.** History of financial provision of public procurement in Russia and Canada 51

INTERNATIONAL LAW; EUROPEAN LAW

- Ershova I.V., Chertova N.A., Bogdanova E.N., Zhura S.E., Savelev I.V., Teterin A.V.**
Some issues of legal regulation of international scientific and technical cooperation in the field of the comprehensive Arctic study on example of the European Union countries 51

STATE AND LAW. LEGAL SCIENCE

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

**FEATURES OF THE PHILOSOPHICAL AND METHODOLOGICAL ASPECTS
OF THE FORMATION OF THE INSTITUTION OF MEDIATION
IN THE RUSSIAN FEDERATION**© 2020 **Dzhikaeva Fatima Zaurovna**

PhD in Law, Associate Professor of the Department of Civil Law and Procedure
North Ossetian State University named after K. L. Khetagurov,
Vladikavkaz, Republic of North Ossetia-Alania
E-mail: fatimajik@yandex.ru

© 2020 **Khugaeva Dzerassa Ilderovna**

Postgraduate student of the Department of Commercial Law and Fundamentals of Law
Lomonosov Moscow State University, Moscow, Russia
E-mail: kdzerassa@bk.ru

This article proposes to consider a conceptual framework for representing the general legal and philosophical and methodological aspects of mediation, the core of which is mediation as a general legal institution. We will construct the logic of our reasoning on the principle of the movement of theoretical analysis from general to particular, while identifying the grounds for classifying theoretical models of mediation as the sphere of social relations in which mediation manifests itself; as well as the role of the mediator and the degree of his intervention in the process. The mediation models studied in the article form the basis of the concept of mediation, representing mediation as a process in public relations, as an element of economic activity, as a functioning system, as a way to resolve disputes and conflicts.

Keywords: mediation, social relations, economic relations, family law, labor law, criminal law, commercial law, legal conflict, dispute.

ON THE FORMATION OF «SMART LAW» IN THE DIGITAL ECONOMY *© 2020 **Koroleva Anna Nikolaevna**

Cand. Sci (Law), Associate professor of the Department of Civil Procedure and Business Law
(Samara National Research University), Samara, Russia
E-mail: korolevaannan@mail.ru

© 2020 **Bortnikov Sergey Petrovich**

Dr. Sci (Law), Leading Researcher NICH-90
Samara National Research University, Samara, Russia
E-mail: serg-bortnikov@yandex.ru

The digital economy, in which digital data becomes a strategic resource, involves the transition to new business models that combine the material and digital / virtual worlds, which leads to the creation of new technology markets. Under the influence of digitalization, there is a significant transformation of all social and social relations, changing the entire regulatory system. The discussion continues about the future development of the legal system. The article explores some trends of ongoing transformation – the emergence of norm-algorithms, the creation and implementation of which is possible in a machine-readable language, the use of modeling and forecasting methods for constructing statistical enforcement models based on the analysis of data flows, and the definition of design patterns for regulatory texts. As

a result, the legislative system, and later on the legal system, can become a manageable system with set goals and measurable results (“smart law”), which will meet the goal of introducing legal regulation of an advanced (proactive) nature based on forecasts of scientific and technological development, in accordance with the action plans of the National Technology Initiative.

Keywords: digital economy, digitalization, technology platforms, smart law, proactive regulation, regulatory act.

* The reported research was funded by Russian Foundation for Basic Research and the government of the region of the Russian Federation (Samara Region), grant № 18–411–630011 «Increasing the Efficiency of Strategic Planning of Social and Economic Development and Improving Financial Market Institutions of the Samara Region and Municipalities conditions of the digital economy»

FAMILY MEDIATION ON CASES ABOUT MARRIAGE IN RUSSIA AND FOREIGN COUNTRIES

© 2020 **Kurmaeva Natalia Anatolievna**

Candidate of Juridical Sciences, Docent of Department of Legal Disciplines

National Research Ogarev Mordovia State University, Saransk, Russia

E-mail: kurmaeva_n@mail.ru

This article is devoted to the study of the peculiarities of the use of mediation procedures for the settlement of family disputes in the event of divorce in such foreign countries as the USA, Great Britain, France, Germany, Italy. Due to the fact that in Russia mediation technologies are not in sufficient demand, for the best settlement of the intra-family problems that have arisen, based on the analysis of foreign family mediation practice, it is necessary to develop recommendations for introducing the effective experience of foreign countries into the legal system of the Russian Federation. The use of mediation procedures in resolving family disputes in the USA, Great Britain, France, Germany, Italy can significantly reduce the number of civil cases in courts, quickly and effectively resolve disputes that have arisen, simplify the court procedure and significantly reduce court costs in cases of divorce. The rich experience of alternative resolution of family disputes accumulated in foreign countries must be integrated into the Russian legal system and judicial practice.

Keywords: alternative resolution of family disputes, marriage, marriage and family disputes, mediation, mediator, reconciliation procedure, divorce, family, family conflict, family mediation.

DOCTRINAL DISCUSSION ON THE RELATIONSHIP BETWEEN THE CONCEPTS OF «COMMERCIAL REPRESENTATION» AND «COMMERCIAL MEDIATION»

© 2020 **Khugaeva Dzerassa Ilderovna**

Postgraduate student of the Department of Commercial Law and Fundamentals of Law

Lomonosov Moscow State University, Moscow, Russia

E-mail: kdzerassa@bk.ru

As part of this research work, a comprehensive analysis of doctrines, different opinions and points of view on the issue of comparison and relationship of such concepts as commercial intermediary and commercial representative; doctrinal contradictions of comparison of commercial mediation and commercial representation.

Keywords: commercial representation and mediation, commercial mediation, conduct of commercial transactions, contractual relationships between the parties.

FINANCIAL LAW; TAX LAW; FISCAL LAW

**HISTORY OF FINANCIAL PROVISION OF PUBLIC PROCUREMENT
IN RUSSIA AND CANADA**

© 2020 **Salnikova Anastasiya Igorevna**

Postgraduate student of Department of Financial law
Russian State University of Justice, Moscow, Russia
E-mail: anastasiya-2105@yandex.ru

The article, based on the comparative method, analyzes the formation and development of financial support for public procurement in Russia and Canada in the period from 1860 to the present. It is concluded that it is necessary to take into account the revealed features in the process of reforming the legal regulation of public procurement in Russia.

Keywords: Canada, public procurement, financial provision

INTERNATIONAL LAW; EUROPEAN LAW

**SOME ISSUES OF LEGAL REGULATION OF INTERNATIONAL SCIENTIFIC
AND TECHNICAL COOPERATION IN THE FIELD OF THE COMPREHENSIVE
ARCTIC STUDY ON EXAMPLE OF THE EUROPEAN UNION COUNTRIES**

© 2020 **Ershova Irina Vladimirovna**

Higher School of Economics, Management and Law, Associate Professor of the department of theory and history of state and law, Associate Professor, PhD in Philosophy
Northern (Arctic) Federal University named after M. V. Lomonosov, Arkhangelsk, Russia
E-mail: i.ershova@narfu.ru

© 2020 **Chertova Nadezhda Andreevna**

Vice-Rector for Administration and Legal Affairs, Higher School of Economics, Management and Law, head of department of financial law and jurisprudence, Doctor of Law, Professor
Northern (Arctic) Federal University named after M. V. Lomonosov, Arkhangelsk, Russia
E-mail: chertova@narfu.ru

© 2020 **Bogdanova Elena Nikolaevna**

Humanitarian Institute, Associate Professor of the Department of Economics and management, Associate Professor, PhD in Economics
Branch of Northern (Arctic) Federal University named after M. V. Lomonosov
in Severodvinsk, Arkhangelsk region, Russia
E-mail: e.n.bogdanova@narfu.ru

© 2020 **Zhura Svetlana Egorovna**

Higher School of Economics, Management and Law, Associate Professor of department of financial law and jurisprudence, Associate Professor, PhD in Economics
Northern (Arctic) Federal University named after M. V. Lomonosov, Arkhangelsk, Russia
E-mail: s.zhura@narfu.ru

© 2020 **Savelev Ivan Vyacheslavovich**

Higher School of Economics, Management and Law, head of department of international law and comparative jurisprudence, Associate Professor, PhD in History
Northern (Arctic) Federal University named after M. V. Lomonosov, Arkhangelsk, Russia
E-mail: i.savelev@narfu.ru

© 2020 **Teterin Aleksandr Viktorovich**

Higher School of Economics, Management and Law,
Associate Professor of the department of constitutional and municipal law, PhD in Law
Northern (Arctic) Federal University named after M. V. Lomonosov, Arkhangelsk, Russia
E-mail: a.teterin@narfu.ru

The issue of international scientific and technical cooperation in the field of comprehensive Arctic study is of current interest. In order to coordinate and harmonize actions of countries in the aspect of building a research strategy, legal regulation of this process is necessary. In this article the authors consider some of the EU regulations on the harmonization of research policy in the Arctic.

Keywords: legal regulation, international scientific and technical cooperation, Arctic study

References

1. Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions – Developing the international dimension of the Integrated Maritime Policy of the European Union /* COM/2009/0536. Retrieved from <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A52009DC0536> [in English].
2. Communication from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions and the European Investment Bank A Clean Planet for all A European strategic long-term vision for a prosperous, modern, competitive and climate neutral economy COM/2018/773. Retrieved from <https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX%3A52018DC0773> [in English].
3. Consolidated versions of the Treaty on European Union and the Treaty on the Functioning of the European Union – Consolidated version of the Treaty on the Functioning of the European Union – Protocols – Annexes – Declarations annexed to the Final Act of the Intergovernmental Conference which adopted the Treaty of Lisbon, signed on 13 December 2007 – Tables of equivalences. (2012, 26 October). Official Journal L [in English].
4. Decision No 1608/2003/EC of the European Parliament and of the Council of 22 July 2003 concerning the production and development of Community statistics on science and technology (Text with EEA relevance). (2003, 16 September). Official Journal L [in English].
5. European Parliament resolution of 16 March 2017 on an integrated European Union policy for the Arctic (2016/2228(INI) (2018/C 263/19) (2018, 7 July). Official Journal of the European Union [in English].
6. European Parliament resolution of 12 March 2014 on the EU strategy for the Arctic (2013/2595(RSP)) (2017/C 378/20) (2017, 9 November). Official Journal of the European Union [in English].
7. Joint communication to the European Parliament and the Council. An integrated European Union policy for the Arctic JOIN/2016/021. Retrieved from <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A52016JC0021> [in English].
8. Joint Communication to the European Parliament and the Council – Developing a European Union policy towards the Arctic region: progress since 2008 and next steps (JOIN (2012) 19 final of 26 June 2012). Retrieved from <https://eur-lex.europa.eu/legal-content/EN/LSU/?uri=CELEX:52012JC0019> [in English].
9. Joint Report to the European Parliament and the Council Improving International Ocean Governance – Two years of progress JOIN/2019/4 final. Retrieved from <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=JOIN:2019:4:FIN> [in English].
10. Regulation (EC) No 294/2008 of the European Parliament and of the Council of 11 March 2008 establishing the European Institute of Innovation and Technology (2008, 9 April). Official Journal L [in English].
11. Report from the Commission to the European Parliament, the Council and the Court of Auditors. 2018 Annual Management and Performance Report for the EU Budget. 25.6.2019 Retrieved from [https://www.europarl.europa.eu/cmsdata/185182/COM_COM\(2019\)0299\(ANN\)_EN.pdf](https://www.europarl.europa.eu/cmsdata/185182/COM_COM(2019)0299(ANN)_EN.pdf) [in English].

-
12. Treaty establishing the European Atomic Energy Community (Euratom) Retrieved from <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=LEGISSUM:xy0024> [in English].

