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STATE AND LAW. LEGAL SCIENCE

THEORY AND HISTORY OF STATE AND LAW;
HISTORY OF DOCTRINES ABOUT LAW AND STATEPRECONDITION FOR SEPARATING THE CONTROL AND SUPERVISION BODIES'
DISCRETION AS A SPECIAL VARIETY OF LEGAL DISCRETION© 2020 **Nikitin Aleksandr Aleksandrovich**Candidate of law, Associate professor, Prosecutor's supervision and criminology department,
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The article discusses the content and specificity of control and supervisory activities, which determine the peculiarities of the legal discretion of the subjects carrying out these types of activities. It is concluded that the peculiarities of state verification activities in comparison with other types of law enforcement activities suggest the need for a separate study of the discretion of control and supervision bodies, as a special kind of legal discretion.

Keywords: verification activities, control, supervision, law enforcement discretion, type of legal discretion.

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TRANSFORMATION OF NORMATIVISM: HOW AUTOMATION INFLUENCE THE DEVELOPMENT OF THE THEORY OF LAW

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The processes of finding the optimal concept of legal thinking in the Russian Federation are faced with the need to adapt to new digital realities. The automation and digitalization of some social processes has already become commonplace. In connection with the development of these processes, the question arises about the relevance of existing approaches to legal thinking. The conclusion is made about the possibility of digital modernization of modern Russian normativism.

Keywords: normativism, integrative legal thinking, concepts of legal thinking, informational approach to legal thinking, automation, digitalization, machine-readable law.

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MESSENGER CORRESPONDENCE AS EVIDENCE IN CIVIL PROCEEDINGS

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The article raises the problem of presenting electronic correspondence as evidence in civil proceedings. Methods for establishing the authenticity of electronic messages are suggested. The article analyzes judicial practice and describes the US experience in using electronic evidence in court proceedings. The necessity of determining the criteria for the admissibility of electronic evidence in civil proceedings is justified.

Keywords: electronic message, messenger, proof, identity identification, notarial action, forensic technical expertise, judicial practice.

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THE CURRENT STATE, PROBLEMS AND PROSPECTS FOR THE DEVELOPMENT OF THE INFRASTRUCTURE OF «SMART MEDICINE» IN THE DIGITAL ECONOMY

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The article examines the main problems and prospects for the development of the infrastructure of «smart medicine» in the digital economy. The conclusion is made about the need for more active state intervention in these processes, stimulation of economic entities, development and implementation of technologies in order to create an infrastructure system (firstly, corresponding to the basis) for the development of «smart medicine» in the Russian Federation.

Keywords: smart medicine, telemedicine, electronic health records, digital medicine, OMS system.

FORMS OF STATE SUPERVISION AND CONTROL IN THE SOCIO-ECONOMIC SPHERE

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The subject of this article is the study of new forms of state supervision and control in the socio-economic sphere, including consideration of the modern transformation of the system of subjects of state administration. The topic of the article reflects the essence and characteristic features of changes in the forms and methods of state management, forms of state supervision and control in the socio-economic sphere from the point of view of the formation of an innovative infrastructure for strategic development in the Russian Federation. The purpose of this article is to identify a new system of subjects of public administration and to identify the dependence on this novelty of forms of state supervision and control in the socio-economic sphere at the present stage of management, the place and role of social cooperation of subjects and objects of public administration in this process. The methodology of this work was made up of comparative, formal legal, analytical methods. The results of the work are the formulation of the features of state supervision and control in the socio-economic sphere. The scope of application of the results of work includes the public administration system.

Keywords: public administration in the social and economic sphere, forms of state supervision and control, social cooperation, a new system of subjects of public administration

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FINANCIAL LAW; TAX LAW; FISCAL LAW

**PRACTICAL ASPECTS OF FINANCIAL AND ECONOMIC EXAMINATION
OF TARIFFS FOR SERVICING COMMON PROPERTY IN COTTAGE VILLAGES**© 2020 **Knyazeva Natalia Vladimirovna**

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The article presents the selected judicial practice on the establishment and indexation of tariffs for the maintenance of public property in a cottage village. The problem of the lack of legal requirements regulating this type of activity is highlighted. According to the authors, the introduction into the legislation of the requirement for compulsory licensing of the management of a cottage village and, accordingly, the establishment of requirements for the level of qualifications of employees of the management company carrying out this activity can significantly improve the quality of services provided. Another urgent problem at present is the lack of a statutory obligation to publish reporting and other information on the activities of such a management company. The article expresses an expert opinion on the need to ensure free access to information, which will ensure transparency of control over the financial resources of real estate owners, as well as analyze the effectiveness of the management company. A model of procedural (forensic) examination of tariffs applied by the management company is presented on the basis of comparing accounting data on expenses incurred for a specific management object and estimates for the maintenance of common property of a cottage village approved by the general meeting of owners.

Keywords: legal regulation of housing and communal services, management company, housing and communal services tariffs, operating companies, public property, cottage village, simplified taxation system, accounting, separate accounting, general meeting of owners, apartment building, homeowners' association, HOA, real estate association.

INTERNATIONAL LAW; EUROPEAN LAW

TRADE FACILITATION IN THE CONTEXT OF COVID-2019 PANDEMIC© 2020 **Klimova Irina Alexandrovna**

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The article focuses on the topical issue of preventing and overcoming the negative consequences of the coronavirus pandemic through trade facilitation measures. The academic novelty of the work is due to the fact that considering recent emergence and rapid spread of the pandemic no scientific research on the stated topic has been carried out yet. The author analyses provisions of key international treaties

on the supply of humanitarian aid and trade facilitation measures, highlights the most effective of these measures in the context of protecting the life and health of the population, as well as maintaining supply chains and restoring the world economy.

Keywords: Trade Facilitation, COVID-2019 Pandemic, Humanitarian Aid, Supply Chain, World Trade, Electronic Document Management, TFA WTO, Revised Kyoto Convention.