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CONTENTS

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

Shchukina T.V. Administrative and legal regulation of innovation and the procedure for assessing the regulatory impact of draft regulatory legal acts in the economic activity of the state	51
Shchukina T.V., Svechnikova V.V. Competitiveness of Russian universities: legal regulation of the procedure for selecting universities	52
Krasnikov I.S. Legal mechanisms of statehood: deconstruction of concepts	53
Finogentova O.E., Ponimash A.A. The evolution of the institute of disciplinary responsibility of judges in Russia	53
Gubaidullina E.K., Chirkova E.A. Legal process and legal procedure: concept and relationship .	54
Zabaykalov A.P. Some aspects of promoting online learning as a mechanism for exporting Russian education	54
Sukhobok Tatiana Vladimirovna On the question of legal thinking. Philosophical and legal view of the classical and postclassical types of legal thinking in Russia in the 19th – 20th centuries	55
Shchukina T. V., Zabaykalov A. P., Zuev V. V., Konovalov N. N., Svechnikova V. V., Raspopova E. V., Shevchenko G. A., Lim A. A. Interdisciplinary innovative projects in the sphere of higher education: experience of collaboration in the framework of scientific and technological development	56

INTERNATIONAL LAW; EUROPEAN LAW

Ershova I.V., Chertova N.A., Bogdanova E.N., Zhura S.E., Savelev I.V., Teterin A.V. International scientific and technical cooperation of the Arctic Council observer countries and Russia in the context of Arctic studies: theoretical and legal issues	57
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STATE AND LAW. LEGAL SCIENCE**THEORY AND HISTORY OF STATE AND LAW;
HISTORY OF DOCTRINES ABOUT LAW AND STATE****ADMINISTRATIVE AND LEGAL REGULATION OF INNOVATION
AND THE PROCEDURE FOR ASSESSING THE REGULATORY IMPACT OF DRAFT
REGULATORY LEGAL ACTS IN THE ECONOMIC ACTIVITY OF THE STATE**© 2021 **Shchukina Tatiana Vladimirovna**Doctor of Law, Associate Professor, Head of the Department of Applied Law
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The subject of this article is the study of the legal regulation of the competitiveness strategies of Russian universities in the conditions of scientific and technological development and the possibility of exporting Russian education. The topic of the article reflects the issues of legal regulation of the selection of academic leadership programs as an instrument of interaction between the state and universities for the purpose of strategic development of the state. The purpose of this article is to identify the features in the legal regulation of the conditions of competitiveness of Russian universities at the present stage of socio-economic and scientific-technological development, the place and role of the state 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 role and content of the assessment of university development programs under the program of strategic academic leadership «Priority-2030». The field of application of the results of the work includes the legal support of the state policy of strategic planning in the field of the higher education system.

Keywords: strategic academic leadership program «Priority-2030», university competitiveness, selection of development programs, export of higher education, scientific and technological development.

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COMPETITIVENESS OF RUSSIAN UNIVERSITIES: LEGAL REGULATION OF THE PROCEDURE FOR SELECTING UNIVERSITIES

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The subject of this article is the study of the legal regulation of the competitiveness of Russian universities in the context of scientific and technological development. The topic of the article reflects the issues of legal regulation of the university selection procedure for the purpose of strategic planning of the modernization of this sphere of higher education and support of socially significant and technologically breakthrough development programs. The purpose of this article is to identify the features in the legal regulation of the conditions of competitiveness of Russian universities at the present stage of socio-economic and scientific-technological development, the place and role of the state 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 role and content of the assessment of the university selection procedure under the program of strategic academic leadership «Priority-2030». The field of application of the results of the work includes the legal support of the state policy of strategic planning in the field of the higher education system.

Keywords: strategic academic leadership program «Priority-2030», university competitiveness, university selection, scientific and technological development.

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LEGAL MECHANISMS OF STATEHOOD: DECONSTRUCTION OF CONCEPTS

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The article attempts to trace the political and legal tradition that gave rise to the idea of the mechanism of the state. The author critically reveals theoretical contradictions that were mediated by the works of classical jurists. The article analyzes the connection between the state mechanism both with the main parameters for measuring the structure of public rule and with value correlates – egalitarianism, individualism and post-democracy.

Keywords: legal mechanisms, statehood, egalitarianism, individualism, public power.

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THE EVOLUTION OF THE INSTITUTE OF DISCIPLINARY RESPONSIBILITY OF JUDGES IN RUSSIA

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In this article, the authors analyze and assess the concepts of the periodization of the development and formation of the institution of responsibility of judges that exist at the moment in modern Russian legal science. The author establishes the importance of the institution of disciplinary responsibility of judges for the development of the modern domestic legal system. The specifics of the legal status of judges in the Russian Federation are established.

Key words: periodization, disciplinary responsibility of judges, judicial power, termination of powers of a judge, independence of judges, legal responsibility.

LEGAL PROCESS AND LEGAL PROCEDURE: CONCEPT AND RELATIONSHIP

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The article is devoted to the theoretical analysis of the understandings of the categories «legal process» and «legal procedure» that have developed in legal science. On the basis of the conducted critical analysis, the features of these categories are revealed, their similarities and differences are determined. The authors came to the conclusion that any type of legal process always contains specific legal procedures, respectively, the concepts of «legal process» and «legal procedure» are related as a whole and a particular.

Keywords: legal process, legal procedure, legal conflict, procedural legal relations, legal activity.

SOME ASPECTS OF PROMOTING ONLINE LEARNING AS A MECHANISM FOR EXPORTING RUSSIAN EDUCATION

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The article discusses some aspects of the application of distance learning with the use of modern information and communication technologies. It is noted that in the context of countering the new coronavirus infection, online education is one of the main export directions of Russian education. At the same time, domestic educational institutions have the competencies necessary for its effective implementation and application. Measures to promote the export of Russian online education are proposed. The results of the study can be used in practical activities for the export of education, as well as to improve the regulatory and organizational support of such activities.

Keywords: academic mobility, virtual mobility, virtual campus, distance learning, distance learning technologies, foreign training center, new coronavirus infection, educational platform, online learning, open education, Rossotrudnichestvo, export of education.

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**ON THE QUESTION OF LEGAL THINKING. PHILOSOPHICAL AND LEGAL VIEW
OF THE CLASSICAL AND POSTCLASSICAL TYPES OF LEGAL THINKING
IN RUSSIA IN THE 19TH – 20TH CENTURIES**

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The article shows the theoretical and practical significance of legal thinking. The idea of domestic philosophers about the concept of natural law is considered. The domestic legal thought of representatives of the school of revived natural law is considered. The concept is given and the main features of the postclassical type of legal thinking are highlighted. The influence of state policy on the process of development and formation of ideas of natural law is shown. The features of domestic legal thought and legal thinking are revealed.

Keywords: Natural law, revived natural law, postclassical type of legal thinking, law, legal thinking, state.

INTERDISCIPLINARY INNOVATIVE PROJECTS IN THE SPHERE OF HIGHER EDUCATION: EXPERIENCE OF COLLABORATION IN THE FRAMEWORK OF SCIENTIFIC AND TECHNOLOGICAL DEVELOPMENT

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The subject of this article is the study of the possibilities of creating and implementing innovative projects in the field of higher education related to youth technology entrepreneurship; experience of such collaborations within the framework of the country's scientific and technological development; the possibilities of increasing the competitiveness of Russian universities and the export of Russian education. The topic of the article reflects the description of the conditions for supporting innovative projects of

technological entrepreneurship as an instrument of interaction between the state and universities for the purpose of strategic and socio-economic development of the state. The purpose of this article is to present the forms of participation of student and other technological interdisciplinary startups as drivers of scientific and technological development, the place and role of the state in this process. The methodology of this work was made up of comparative, formal legal, analytical methods. Deliverables are the articulation of the support role for tech startups. The field of application of the results of the work includes the study of the state policy of strategic planning in the field of scientific and technological development.

Keywords: technology start-up, interdisciplinary research, support for technology entrepreneurship, export of higher education, scientific and technological development

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INTERNATIONAL LAW; EUROPEAN LAW

INTERNATIONAL SCIENTIFIC AND TECHNICAL COOPERATION OF THE ARCTIC COUNCIL OBSERVER COUNTRIES AND RUSSIA IN THE CONTEXT OF ARCTIC STUDIES: THEORETICAL AND LEGAL ISSUES

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The article is devoted to the consideration of international scientific and technical cooperation on the example of the Arctic Council observer countries and Russia interaction in the context of the Arctic study. The legal, institutional and instrumental sphere of interstate cooperation in the field of science and technology is analyzed. The conclusion is made about Russia as a promising partner of the Arctic Council observer states for International Scientific and Technical Cooperation in Arctic research.

Keywords: international scientific and technical cooperation, the Arctic, the observer countries of the Arctic Council

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