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INTERNATIONAL LAW; EUROPEAN LAW

ISSUES OF INTERNATIONAL LEGAL REGULATION OF TRANSFER AND ACCESS TO HEALTHCARE TECHNOLOGIES IN THE ACTIVITIES OF INTERNATIONAL ORGANIZATIONS.

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Health technologies are an essential element in achieving the global sustainable development goals and ensuring the human right to the highest attainable standard of health. Systemic tasks to ensure access to health technologies are formulated in program documents to combat various diseases, both at the level of the World Health Organization and the UN General Assembly. Public relations that are formed during the transfer and subsequent provision of fair and equitable access to healthcare technologies are regulated by public law and private law, which complicates the possibility of finding a balance of interests between TNCs as developers of healthcare technologies, states as guarantors of free medical care and individuals. Within the framework of the article, the author reviews the main international documents that define access to healthcare technologies as a priority in the global healthcare agenda. The peculiarities of the influence of the legal regime for the protection of intellectual property rights on access to healthcare technologies are analyzed in a consistent manner. The article systematizes the main international legal mechanisms aimed at ensuring the transfer of healthcare technologies.

Keywords: technology transfer, right to health, patent protection, right to benefit from scientific progress, WHO, TRIPS

REALIZATION OF SOMATIC HUMAN RIGHTS IN THE MODERN WORLD
BY THE EXAMPLE OF DONATION

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The article discusses the problems of legal regulation of donation from the point of view of the realization of somatic human rights. This analysis demonstrates a history of the development and formation of the legal framework of donation, the main problems of regulation and possible solutions of problematic issues.

Keywords: somatic human rights, donor, transplantation, the principle of consent.
CONTRIBUTION OF THE INTERNATIONAL CAPITAL MARKET ASSOCIATION (ICMA) TO THE DEVELOPMENT OF INTERNATIONAL LEGAL MECHANISMS FOR SOVEREIGN DEBT RESTRUCTURING

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In the XX–XXI centuries the problem of external borrowing of states and restructuring of sovereign debt has become one of the important factors in ensuring international sustainable economic development. The relationship between creditors and borrowing states affects the interests of a wide range of actors in international economic relations, which requires a single universal mechanism of international legal regulation. Various international institutions, both intergovernmental and non-governmental, are involved in creating such a mechanism. The article analyzes the contribution to the development of international legal regulation of sovereign debt restructuring of one of such institutions — the International Capital Market Association.

Keywords: sovereign debt; restructuring; International Capital Market Association (ICMA); Pari Passu; Collective Active Clauses; International Monetary Fund (IMF); United Nations Conference on Trade and Development (UNCTAD); Sovereign debt restructuring mechanism (SDRM).

References
CURRENT CHANGES IN THE LEGISLATION OF THE RUSSIAN FEDERATION ON THE PAYMENT OF ALIMONY FOR THE MAINTENANCE OF MINOR CHILDREN IN 2022

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This article discusses changes in the legislation of the Russian Federation related to the adoption of amendments to the Code of Administrative Responsibility and the Criminal Code of the Russian Federation on maintenance obligations of citizens, an analysis of judicial practice and the prerequisites for the adoption of these amendments.

Keywords: alimony, administrative responsibility, criminal liability, fine.

INTERNATIONAL COOPERATION IN THE SPHERE OF ENFORCEMENT PROCEEDINGS

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The article discusses the features and problems of international cooperation in the field of enforcement proceedings, as well as the problems of enforcement of jurisdictional acts, including decisions of the European Court of Human Rights.

Keywords: enforcement proceedings, international cooperation, enforcement, state, Federal Bailiff Service.
TECHNOLOGICAL DIRECTION AS AN IMPORTANT ASPECT
OF THE CIVILIZATIONAL APPROACH TO THE TYPOLOGY OF THE STATE

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Within the framework of this article, scientific views on the civilizational approach to the typology of states from the point of view of the technological direction are considered: J. Galbraith, W. Rostow, D. Bell, E. Toffler, R. Behrend, Z. Bzezhinsky and others. At the «stage of economic growth» of society, which were proposed by W. Rostow. Other concepts are also given to the typology of states from the point of view of the scientific and technological revolution.

Keywords: typology of states, civilization, civilizational approach, technological determinism, technology, scientific and technological revolution (STR), individual, social organization.

THE IDEA OF JUDICIAL LAW-MAKING ABROAD AND ITS PROSPECTS IN RUSSIA

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The article discusses the concept of judicial law-making as the activity of the judiciary to fill gaps in the law, complementing their main function. The features of judicial lawmaking in foreign countries, the possibilities and prospects for its development in the Russian Federation, the positive and negative aspects of the use of judicial lawmaking in Russia, and the possible negative and positive consequences of its use are analyzed.

Keywords: judicial lawmaking, court, case law, rule of law, law, legal system
INTRA-STATE INTEGRATION OF RUSSIAN SUBJECTS IN THE CONTEXT OF THE CURRENT GEOPOLITICAL SITUATION

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The study examines the problems associated with the weakening of intra-state integration ties of the subjects of the Russian Federation. The sources of their extinction are considered, as well as the conceptual directions of their strengthening are highlighted. The article examines the relationship between the foreign and domestic activities of a federal state, in the context of their priority.

Keywords: integration process, intra-state integration, globalization, subjects of the Russian Federation, cycle theory, criterion of flexibility, criterion of voluntariness, federal state.

References
NOTARY PUBLIC AS A FORM OF NON-JUDICIAL PROTECTION OF LAW

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The article reveals possible ways to protect the legally established rights and freedoms of a person and a citizen of the Russian Federation from the point of view of the possibilities of judicial and extrajudicial protection. It is highlighted that the activity of a notary is one of the forms of extrajudicial protection in the Russian Federation. The essence, role and significance of the notary’s activity when performing notarial actions are revealed; the actions of a notary that directly and indirectly affect the protection of constitutionally declared human and civil rights and freedoms are grouped.

**Keywords**: institute of notary, civil society, executive inscription, notarial actions, Fundamentals of legislation on notary, legal relations, legal facts.

INTERIM MEASURES FOR CORPORATE DISPUTES: THE SPECIFICS OF THE APPLICATION AND THE SPECIFICS OF PROVING THE GROUNDS FOR THEIR ADOPTION

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The study is aimed at identifying signs of interim measures in corporate disputes, requirements for their adoption. The review of the list of grounds for proving the need for interim measures was carried out, the purpose of interim measures for corporate disputes was identified and specific types of interim measures that cannot be applied in corporate disputes were considered. The analysis of judicial practice is carried out, two examples of which are analyzed in detail.

**Keywords**: interim measures, corporate dispute, proof, judicial protection.
LEGAL MEANS OF PROTECTION IN THE FORM OF COMPENSATION AND DAMAGES IN CONNECTION WITH SECURING A CLAIM IN CORPORATE DISPUTES

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The study examines such methods of protection as compensation for losses and compensation in connection with securing a claim in corporate disputes, identifies differences in these legal instruments for the protection of rights, highlights the grounds for compensation in accordance with subsection 2 section 98 of the Commercial Procedure Code of the Russian Federation, considers judicial practice regarding each method of protection.

Keywords: interim measures, payment of compensation, recovery of losses, corporate disputes.

THE CONCEPT OF JUSTICE IN THE CONTEXT OF THE CONSTITUTIONAL AND LEGAL REGULATION OF THE RIGHT TO JUDICIAL PROTECTION

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This article discusses and analyzes various interpretations of the concept of justice and its content. The assessment of various theoretical constructions of justice both in the pre-revolutionary period and at the present stage is given. Constitutional and sectoral principles of justice are discussed.

Keywords. The concept of justice, the content of justice, the historical aspect of justice.
LEGAL REGULATION OF THE ACTIVITIES OF STATE AND MUNICIPAL ANTI-CORRUPTION BODIES

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This article discusses aspects of the legal regulation of corruption manifestations, including its peculiarity. The assessment of the definition of a corruption crime established by the draft Federal Law No. 292869–6, which is not unambiguous, is given.

The problems of this complex social phenomenon are discussed, and proposals are also made to counteract corruption phenomena.

Keywords: corruption, state bodies, legal regulation.

FINANCIAL LAW; TAX LAW; FISCAL LAW

THE EFFECTIVENESS OF STATE REGULATION AND SUPERVISION IN THE FIELD OF ADVERTISING

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Subjects of entrepreneurial activity often become delinquents in the field of advertising, as it is an important tool in achieving their main goal — obtaining and maximizing profits. The article deals with the issues of state regulation and supervision in the field of advertising, as well as analyzes the indicators characterizing the results of the activities of the antimonopoly authority in this aspect.

Keywords: advertising, supervision, antimonopoly authority, advertising distributor, control measures, interdepartmental interaction, entrepreneurs, unfair advertising, unreliable advertising
DIGITALIZATION AS ONE OF THE WAYS TO COMBAT TAX CRIMES

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This paper analyzes legislative changes, including those related to digital technologies in the tax sphere. A brief overview of the domestic regulatory and legal regulation of the activities of tax authorities is provided. The main forensic methods aimed at identifying and suppressing illegal actions in the tax sphere are considered. The relevance of the chosen topic lies in the fact that global digitalization necessitates the development and implementation of new legal means aimed at ensuring the stable functioning of the state, its security, as well as the prevention of tax crimes. As a result of the conducted research, the directions for improving not only the existing mechanism of state regulation of tax relations, but also the improvement of the regulatory framework are outlined.

Keywords: tax, digitalization, law, tax authorities, state budget, illegal actions.

IMPROVEMENT OF LEGISLATIVE REGULATION OF LICENSING OF ENTREPRENEURIAL ACTIVITY

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Entrepreneurship and business support is becoming one of the most significant vectors in the process of improving legislation in the area of licensing. The increased sanctions pressure served as a driver for activating and accelerating this process. In this aspect, both the reduction of the administrative and financial burden and the preservation of state control functions over important social processes are of particular importance.

Keywords: licensing, entrepreneurship, requirements, applicant, interdepartmental interaction, license, registry licensing model, licensing activity, process automation, extract, register.
ECONOMICS AND MANAGEMENT OF NATIONAL ECONOMY

STATISTICAL ANALYSIS OF TRENDS IN THE DEVELOPMENT OF RUSSIA’S FOREIGN TRADE

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Russia’s foreign trade relations occupy an important place in the development of the country’s economy. The work is devoted to the analysis of trends in the development of foreign trade in Russia. A statistical analysis of the development of the country’s foreign trade is carried out. Measures have been identified and measures have been developed aimed at bringing competitive Russian products to the foreign market. It is concluded that it is necessary to develop new import-substituting products that would meet international standards, and the development of the import substitution system as a whole.

Keywords: export, import, commodity structure, trade balance.