

## **BILENKO, Anton Igorevich**

Postgraduate  
Department of business law  
Lomonosov Moscow State University Law School

### **Contract for paid medical services**

**Keywords:** Medical service; contract for paid medical service

The paper analyzes some legal aspects of contracts for paid medical services. The author analyzes the legal nature, content, the form and the procedure of concluding such contracts.

## **CHERNYSHENKO, Ilya Gennadievich**

Student  
Law faculty  
Financial University under the Government of the Russian Federation

### **Digital protection of digital personas**

**Keywords:** Deepfake; digital law; fake information; internet-portal; artificial intelligence

The application of deepfake technology is wide-range — from cinema production to telephone pranks. The author examines the legal aspects of deepfake use in Russia and in foreign countries and makes recommendations for further development of the legislation designed to protect digital personas.

## **LAPTEVA, Anna Mikhailovna**

Candidate of legal sciences  
Associate professor  
Head of Financial Law Department  
National Research University Higher School of Economics Law Faculty  
(Saint-Petersburg)

### **Legal status of individual investor in securities market**

**Keywords:** Investment; investor; individual; securities market

The paper examines the status of individual investors in securities market. The author suggests that a classification of individual investors should be based on their possibility to assess the risks pertaining to the acquisition of investment instruments. Other criteria of investor entry to the market are discussed.

## **LEONOVA, Galina Borisovna**

Candidate of legal sciences  
Associate professor  
Department of commercial law and legal method  
Lomonosov Moscow State University Law School

### **Technical regulations and marking of goods**

**Keywords:** Quality; safety of goods; technical regulations; marking of goods; information about product; standard; agreement; packaging; commerce; conformity mark

Technical regulations of Eurasian Customs Union lay down numerous mandatory rules for marking of goods before the goods get into commerce. Meanwhile neither the Russian Federation Civil Code nor the Russian Federation Federal Law "On consumer protection" contains any references to the Customs Union technical regulations, which poses difficulties with interpreting and applying the applicable legal regulation, and so far no in-depth research on this subject-matter has been carried out. The paper analyzes the main requirements to the marking of goods and gives practical recommendations regarding the application of these rules.

## **MIKHEEVA, Irina Vyacheslavovna**

Doctor of legal sciences  
Head of department of constitutional and administrative law  
National Research University Higher School of Economics (Nizhniy Novgorod)

### **VOLKOV, Maxim Vladimirovich,**

Postgraduate  
Department of constitutional and administrative law  
National Research University Higher School of Economics (Nizhniy Novgorod)  
Senior lawyer at Nasonov, Pirogov & Partners

### **Institute of state-appointed liquidators in cases of real estate developers' bankruptcy proceedings: analyzing prospects**

**Keywords:** Reform of bankruptcy law; liquidator; real estate developer bankruptcy; JSC DOM.RF

The legislative proposal on the appointment of liquidators to work with a certain category of debtors has not garnered a unanimous support of professionals working in this sphere. The paper discusses the benefits and effectiveness of the proposed measure in the sphere of real estate development.

## **OSIPENKO, Kirill Olegovich**

Candidate of legal sciences

### **Voting directives issued to parent company general director when adopting corporate resolutions by governance bodies of subsidiary: legal nature, consequences of breach, amendment (cancellation)**

**Keywords:** Voting directions; unilateral transactions; legal facts; governance body; subsidiary

The paper examines the legal nature of voting directives for general directors of parent companies. The author in particular considers the legal implications of issuing voting directives to a person not-representing the parent company at the moment of issuance. Another issue raised in the paper concerns the breach, alteration (cancellation) of voting directives.

## **PETROV, Alexey Yakovlevich**

Doctor of legal sciences  
Full professor  
Honorary worker of higher education of the Russian Federation  
Professor  
National Research University Higher School of Economics

### **Protection of human rights: theoretical issues**

**Keywords:** Right to protection; legal protection; human rights protection; protection of rights; security; forms of protection; pre-trial protection

The author argues that the system of human rights protection has a lot of uncertainty. Thus the concepts of form and institutions of protection of rights have remained beyond the scope of legal research. The paper aims to fill in the gaps in the perception and understanding of human right protection which lacks a unified approach.

## **SEVEEVA, Kristina Vladimirovna**

Postgraduate  
Department of business law  
Lomonosov Moscow State University Law School  
"Kovalev, Tugushi and Partners" Law Offices

### **Exercise of option agreements for assignment of shares of equity capital: participation of promoters**

**Keywords:** Option agreements; option; shares; stock; assignment; share transfer form; order; registrar; depositary

One of the advantages of option agreements in corporate law is their automatic exercise. However, under Russian legislation the automatic exercise entails certain difficulties, in particular, it compels the assignor to perform additional actions to assign his share of the company equity capital. The author argues that engaging independent promoters can help resolve the problems arising from the exercise of option agreements.

## **SIMONOVA, Anastasia Vasilievna**

Lead legal counsel  
PJSC Sberbank  
LL.M (Master of Laws), Queen Mary University of London

### **Third-party funding of litigation in international commercial arbitration: active and passive models**

**Keywords:** International commercial arbitration; third-party financing; dispute resolution; litigation funding; participation in proceedings

There has been a shift in the perception of third-party funding of litigation. While previously investors functions (e.g.bank or an insurance company) were confined to funding and those institutions would not engage into litigation, currently investors are taking a more active stand. Thus now their involvement may extend to the choice of the strategy, attending the proceedings, and selecting lawyers. This scope of work is performed by law professionals who specialize exclusively in third-party financing.

## **TKACHEV, Valentin Nikolayevich**

Doctor of legal sciences  
Full professor  
Honored Lawyer of the Russian Federation  
Lead researcher of Scientific and Educational Centre 'Civilist'  
Department of civil law  
Yugo-Zapadny State University

### **Legal use of vehicle after owner's death and before accession to heirship: issues of law**

**Keywords:** Inheritance; vehicle; state registration of vehicles; compulsory civil liability insurance for vehicle owners

The paper examines one of the topical issues of law of inheritance. The analysis covers theoretical and practical issues related to the state registration of vehicles and compulsory civil liability insurance for vehicle owners before the accession to heirship.

## **TOMSINOV, Vladimir Alekseevich**

Doctor of legal sciences  
Professor  
Lomonosov Moscow State University Law School

### **Andrey Yanuarievich Vyshinsky (1883—1954), statesman and legal scholar. Article fifty-seven**

**Keywords:** USSR; soviet jurisprudence; general theory of state and law; A.Ya. Vyshinsky; N.N. Polyanskiy

The article continues the series of works devoted to the professional career and academic legacy of A.Ya. Vyshinsky. The author discusses the report made by the USSR Procurator at the panel meeting on the issues and problems of the Soviet science of state and law held in July 1938.

## **ZHUK, Oleg Dmitrievich**

Doctor of legal sciences  
Full professor  
Director of Scientific and Educational Center for Combating Organized Crime and Corruption  
Lomonosov Moscow State University Law School  
Russian Academy of Natural Sciences  
Academician  
Higher Attestation Commission of Ministry of Education and Science  
Member of expert board on law

### **On criminal and administrative responsibility for dissemination of fake reports on actions of Russian Federation Military Forces and for public calls for imposition of sanctions against Russia**

**Keywords:** Fake; criminal legislation; criminal procedure legislation; administrative legislation; Russian Federation Military Forces; public calls; sanctions

The paper analyzes the changes made to the criminal, criminal procedure, and administrative legislation regarding the application of Art. 207.3, 280.3, 284.2 of the Russian Federation Criminal Code, Art. 31, 151 of the Russian Federation Criminal Procedure Code, and Art. 20.3.3, 20.3.4 of the Russian Federation Administrative Procedure Code. The analysis is supported by examples of court practice.