

## **DOLGANIN, Alexander Alexandrovich**

Candidate of legal sciences  
Teaching assistant  
Department of commercial law and law science  
Lomonosov Moscow State University Law School

### **Hedging as means of reducing corporate risks: legal aspect**

**Keywords:** Hedging; derivatives; derivative; stock exchange; business risk; business judgment rule; business activity; corporation; swap

Having studied the legal aspect of hedging the author identified its advantages compared other methods of risk minimization. The article also raises the question of whether hedging corresponds to the interests of shareholders, stakeholders, on the one hand, and examines the relationship between hedging and business activity, on the other. The author also concludes that hedging can be attributed to one of the reasonable duties vested in the entity director.

## **GREBENKINA, Irina Alexandrovna**

Candidate of legal sciences  
Senior lecturer  
Kutafin Moscow State Law Academy  
Associate professor  
Russian Presidential Academy of National Economy and Public Administration  
Speransky Faculty of Law

### **Contract of inheritance as of 1<sup>st</sup> of June 2019 in Russian law**

**Keywords:** Succession; testator; contract of inheritance; representative of parties; cession of right; encumbrance of testators' rights

Drawing on the comparative analysis of foreign legal norms the author examines the construct of inheritance contract which is quite novel for Russian law. The author analyzes the newly introduced construct, outlines the points of controversy, and suggests recommendations on further improvement of domestic laws, enforcement practice and efficient application of inheritance contract in Russia.

## **KARELIN, Aleksandr Anatolevich**

RusnanoMedInvest LLC  
Legal advisor

### **Regulation and self-regulation of sport sphere**

**Keywords:** Sport; large sporting event; contract; contract regulation; license agreement; image rights

The author analyzes the mechanisms which constitute regulation and self-regulation in sports sphere. The mechanism of legal regulation in sports sphere can be attributed to the mixed model of regulation, such a conclusion is substantiated by the author.

## **KNUTOV, Alexander Vladimirovich**

Senior researcher  
Institute of Public Administration and Governance  
National Research University Higher School of Economics

### **PLAKSIN, Sergey Mikhailovich**

Candidate of economic sciences  
Deputy director of Institute of Public Administration and Governance  
Deputy director  
Office for expert analysis  
National Research University Higher School of Economics

### **Risk indicators and state control (oversight)**

**Keywords:** State control; oversight; municipal control; risk indicators; mandatory requirements; no-notice inspections; risk oriented approach; risk management

The article discusses a new instrument of state control (oversight) — risk indicator for violation of mandatory requirements which took effect in 2018. Since the enforcement practice is still building up it seems reasonable to improve the design and application of the risk indicators.

## **MIRONOV, Vladimir Ivanovich**

Doctor of legal sciences  
Professor  
Head of department of civil procedure and social security  
Gubkin Russian State University of Oil and Gas

### **BARBASHOVA, Tatyana Pavlovna**

Candidate of legal sciences  
Associate professor  
Department of civil procedure and social security  
Gubkin Russian State University of Oil and Gas

### **NOVIKOVA, Margarita Viktorovna**

Candidate of legal sciences  
Associate professor  
Department of civil procedure and social security  
Gubkin Russian State University of Oil and Gas

### **Family duties and labour rights: theory and practice**

**Keywords:** Child care allowance; salary; part time; internal part-timing

The author discusses the right for child care allowance in a situation when a caregiver has part-time employment. The labour code does not stipulate the number of hours which should be deducted from working day (work shift). The author reviews the legal position of the Russian Federation Supreme Court according to which a caregiver shall be deprived of such right.

## **PETRIKOVA, Svetlana Vasilievna**

Candidate of legal sciences  
Associate professor  
Head of department of criminal law, criminology and forensics  
N.P. Ogarev National Research State University of Mordovia Republic

### **LAVRUSHKINA, alina Alexandrovna**

4<sup>th</sup> year student Law faculty  
N.P. Ogarev National Research State University of Mordovia Republic

### **Characteristics of 'remote' fraud**

**Keywords:** Remote fraud; abuse of trust; deceit; mobile banking; crime; movable communication; electronic money

The authors justify the use of the term 'remote fraud', describe its characteristics and approaches to determining the site of crime scene. The authors also raise the question of applicability of the term 'remote theft'.

## **PODEIKO, Vadim Andreevich**

Candidate of legal sciences degree seeking applicant  
Department of civil procedure  
Head of department of litigation  
Lomonosov Moscow State University Law School  
Head of department for dispute resolution and claim management

### **Enforcement of non-monetary claims within enforcement of interim remedies under German law**

**Keywords:** Enforcement proceedings; compulsory enforcement; non-monetary claims; enforcement action; enforcement fee; Germany

The approach adopted under the system of German law seems to be of value since in certain cases German enforcement bodies and officials have more scope for action than Russian officials.

## **SKOBLIKOV, Petr Alexandrovich**

Doctor of legal sciences

### **Consideration of petitions: anti-corruption measures**

**Keywords:** Right to petition; undue consideration of applications; reasons for undue consideration; setback schemes for consideration of claims; deterrence of undue consideration; Article 59 of the Administrative code; corruption in state bodies

The schemes used by officials to set back efficient and unbiased consideration of citizens' petitions are discussed in the present article. The author dwells on some critical downsides of the related enforcement practice and possible changes to the legislation.

## **TOMSINOV, Vladimir Alekseevich**

Doctor of legal sciences  
Professor  
Lomonosov Moscow State University Law School

### **Andrey Yanuarievich Vyshinsky (1883—1954), statesman and legal scholar. Article twenty two**

**Keywords:** USSR Procurator General; repressions; A.Ya. Vyshinsky; I.V. Stalin; N.I. Bukharin

The article is devoted to A.Ya. Vyshinsky, his professional career, and contribution to the development of jurisprudence. The article dispels political myths about this figure and provides an unbiased analysis of his political career and scholarly works.

## **VITYUTNEVA, Ekaterina Dmitrievna**

Postgraduate  
Department of civil law and procedure  
Far Eastern Federal University (Vladivostok)

### **Reimbursement for damage inflicted through lawful actions as a result of terrorist act**

**Keywords:** Damage; compensation; terrorism; lawful actions; reimbursement; state and municipal bodies; budgetary allocation

To analyze the topic, the author examines the court practice. The author maintains that the procedure for reimbursement for damage inflicted by way of legal actions should be developed and adopted.

## **YAKUPOV, Valeriy Ramilyevich**

Candidate of legal sciences  
Associate professor  
Department of management, economics and law  
South Ural State Humanitarian Pedagogical University  
Chelyabinsk

### **Legal status of transgender citizens under family law**

**Keywords:** Family law status; transgender; transsexualism; sex reassignment surgery; transitioning

The legal status of transgenders gives rise to many questions which mostly remain unanswered due to silence of legal norms. The author outlines the problems of the applicable legislation and makes suggestions on further development of such norms.

## **ZDROK, Aksana Nikolaevna**

Candidate of legal sciences  
Head of department  
Associate professor  
Belarusian State University

### **Settlement agreement within civil procedure**

**Keywords:** Settlement; judicial conciliation; staged of civil procedure; court proceedings; preliminary proceedings; pre-trial case preparation; court functions

The author suggests that the doctrinal concept of the civil procedure stages should be reviewed and expanded to include the exercise of court functions, settlement agreement and law enforcement.

## **ZHUKOVA, Yuliya Alexandrovna**

Postgraduate  
Department of civil procedure  
Lomonosov Moscow State University Law School

### **Summary judgment: decision reversal by the issuing court**

**Keywords:** Summary judgment; administrative procedure; civil procedure; civil procedure reform

Decreasing the complexity of the civil procedure is one of the objectives of the civil procedure reform initiated in 2018. The author analyzes the grounds for the reversal of a summary judgment delivered on administrative case. The analysis also seeks to establish whether summary judgment has the characteristics of court review; whether such procedure corresponds to the international trend aimed at accelerating and streamlining the procedure as well as reducing costs. The author concludes by discussing further development of the legislation in this sphere.