

ALIMOVA, Dina Rifatevna

Junior Researcher
Department of theory of law and interdisciplinary research of legislation
Institute of Legislation and Comparative Law under the Government
of the Russian Federation

Russian legislation and digitalization: points of interconnection

Keywords: Digitalization; Russian legislation; cyberspace; transformation of legislation

The article examines two points of interconnection between Russian legislation and the process of digitalization: one of them concerns adopting new norms regulating some aspects of interaction by means of digital technologies whereas the other one deals with the progression towards higher enhancing the living standards, for example, by providing public services via the Internet.

BILENKO, Anton Igorevich

Postgraduate
Department of business law
Lomonosov Moscow State University Law School

Legal status of professional health care organizations

Keywords: Professional health care; professional health care organization; health care worker; legal status; sole proprietor

The paper examines the legal status of professional health care organizations. In the author's view the constitutional documents of such organizations should indicate the specific type of their activity given the fact that their legal status has recently seen many changes. The status of sole proprietors providing professional health care is also discussed in the article.

CHIZHENKOV, Nikita Sergeevich

Postgraduate
School of Private Law
Faculty of Law
National Research University Higher School of Economics
Legal advisor
SIBUR LLC

Withdrawal and expulsion of company members: applicability of general provisions on obligations to claims of company members

Keywords: Corporate relations; obligations; limited liability company; corporate rights; withdrawal of company member; expulsion of company member; actual value of participatory interest

The paper addresses the institutes of withdrawal and expulsion of a member from a limited liability company by virtue of the Art. 307.1(3)(1) of the Civil Code of the Russian Federation. It is argued that company members may list the cases permitting members to exercise their right to withdraw or to withdraw for a consideration into the Articles of association by reference to the Art. 307.1(3)(1) of the Civil Code, provisions on repudiation (Art. 310(2) and 310(3) of the Civil Code) and special provisions of corporate legislation. It is concluded that in case the issue of member expulsion is taken to court, the question of member's fault will have to be determined.

KASATKINA, Alexandra Sergeevna,

Candidate of legal sciences
Associate professor
Deputy head of department of business legal regulation
Law faculty
National Research University Higher School of Economics

BABAKHANOVA, Svetlana Andreevna,

Student
Master's degree program
Law faculty
National Research University Higher School of Economics

York-Antwerp general average rules: enforcement of Jason clause and New Jason clause

Keywords: International private law; international private transport law; maritime transport; general average; York-Antwerp rules on general average; Jason clause; New Jason clause; legislation; allocation of loss in general average

The paper examines the trends in the enforcement of Jason clause and New Jason clause. The analysis builds on the comparative study of Russian legislation, international conventions and relevant case law (primarily the UK and the USA) which apply to the construction of York-Antwerp rules on general average and Jason clause.

MAKHTAEV, Makhtay Shapievich

Doctor of legal sciences
Professor
Department of forensics
Lomonosov Moscow State University Law School

SHARSHOVA, Mariya Leonidovna

Postgraduate
Lomonosov Moscow State University Law School

Importance of forensic services within implementation of anti-corruption compliance

Keywords: Compliance; compliance control; anti-corruption compliance; forensic services for anti-corruption compliance; compliance principles

The authors analyze the notions of anti-corruption compliance, compliance control; forensic services and their specifics (including technical forensic methods, strategic forensic methods, and methodological approaches) within implementation of anti-corruption compliance programs.

MOISEENKO, Evgeniya Olegovna

Prosecutor
Prosecution office of Khabarovsk krai

Examination of evidence by prosecution for trial preparation and preliminary hearing

Keywords: Criminal case; evidence; charging order; criminal prosecution; public prosecutor; prosecutorial oversight

The paper examines the powers of the prosecution as to the examination of evidence for the purposes of trial preparation and preliminary court hearing. The author outlines certain theoretical and practical issues pertaining to the procedure of evidence examination and suggests possible ways of tackling those issues.

NALETOV, Kirill Igorevich

Candidate of legal sciences
Chief legal researcher
Comparative law department
Institute of Legislation and Comparative Law under the Government
of the Russian Federation
Associate professor
Department of civil law studies
Plekhanov Russian University of Economics

Regulation of principal-agent relationship in sport: balance between will of parties and legislative requirements

Keywords: Sports agents; agency contract; commission agreement; order agreement; local regulations; lex mercatoria, legal actions; transactions; mixed contracts; termination of contracts; repudiation; exclusivity of the agent's rights

Analyzing the case of sports agent agreements, the author continues the discussion on the mixed nature of agency and raises a number of issues: differentiation of the agent's activities into legal actions, other actions and transactions; repudiation of agency agreement with a fixed term and the independent status of agency agreements.

PATSATSIYA, Malkhaz Shotaevich

Doctor of legal sciences
Professor
Russian State University of Justice
Partner
Legist LLC

Default rulings of Russian Federation Supreme Court: concept analysis

Keywords: Default rulings; development of default rulings; types of default rulings; Russian Federation Supreme Court; court of supervision; second cassation review

The author analyzes the development of default rulings which represent a special type of ruling, outlines their main characteristics and discusses the classification of default rulings.

RUDERMAN, Irina Fedorovna

Senior lecturer
Business legal regulation department
Law Faculty
National Research University Higher School of Economics

Cross-border retail payments by Russian entities

Keywords: Cross-border payments; retail payments; Bank for International Settlements; foreign payment systems; payment service providers

In the article the author analyzes the concept of "cross-border retail payments" and the legal status of Russian individuals and legal entities acting as consumers of payment services and providers of payment services. The analysis also covers the Russian laws on the national payment system and the latest amendments on the regulation of foreign payment systems and foreign providers of payment services.

SHAKHNAZAROV, Beniamin Alexandrovich

Candidate of legal sciences
Associate professor
Department of private international law
Kutafin Moscow State Law University

Current problems of recognition and enforcement of foreign judgments (approaches of the EU, PRC, USA)

Keywords: Recognition and enforcement; foreign judgments; Hague Judgments Convention 2019; European Union; People's Republic of China; USA, reciprocity principle; circumvention of law; forum shopping

The paper examines the problems of recognition and enforcement of foreign judgments in the EU, China, USA, especially the problem of forum shopping which results in circumvention of established laws and regulations.

TOMSIKOV, Vladimir Alekseevich

Doctor of legal sciences
Professor
Lomonosov Moscow State University Law School

Andrey Yanuarievich Vyshinsky (1883—1954), statesman and legal scholar. Article forty-four

Keywords: USSR; mass repressions in 1937—1938; I.V. Stalin; N.I. Bukharin; L.D. Trotsky; S.A. Bessonov

The article continues the series of works devoted to the professional career and academic legacy of A.Ya. Vyshinsky. The paper examines the proceedings in the case against N.I. Bukharin, A.I. Rykov, G.G. Yagoda.