

Index

ANTROPOVA, Natalya Anatolyevna

Doctor of Philology
Professor
Associate professor
Department of Humanities
Zabaikalsky Entrepreneurship Institute of Siberian University of Consumer Cooperatives
naantropova@rambler.ru

ANTROPOV, Roman Vladimirovich

Candidate of legal sciences
Associate Professor
Head of the State and Municipal Law Department
Zabaikalsky Entrepreneurship Institute of Siberian University of Consumer Cooperatives
Roman-antropov23@rambler.ru

Influence of feminist criticism of language on the German lawmaking

Keywords: Gender asymmetry in language; feminist criticism of language; language policy; national lawmaking; anti-sexist reform of language

In Germany the feminist criticism of language not only promoted anti-sexist reform of German language, but also had a significant impact on the state language policy, including the field of national lawmaking. According to the authors, the problem of sexism in language is not as acute in Russia as in western countries. Russian language is resisting gender-related developments in the language.

DORAEV, Mergen Germanovich

Candidate of legal sciences
Managing partner
"Yegorov Kryazhevskikh and partners" Law Firm
doraev.m.g@list.ru

The extraterritoriality of economic sanctions: opposition to legal imperialism at the national level

Keywords: Extraterritoriality; economic sanctions; threat to sovereignty; legal imperialism

Many countries try to oppose extraterritoriality of economic sanctions imposed by other countries to restrict or to prohibit the effect of foreign laws on their territory. Since 2012 Russia has been subject to the effect of economic sanctions. Is it possible to apply practice of foreign countries to this situation? What steps can Russian legislators take to preserve national sovereignty?

NAOUMOV, Evgeniy Leonidovich

Postgraduate
Department of civil law
Lomonosov Moscow State University Law School
Expert
Department of legal support and litigation
"CECM UES" (OJSC)
e.i.naumov@gmail.com

Legal nature of line construction

Keywords: Line construction; line construction facility; real estate

The author analyzes line construction as a separate concept and a special type of real estate, and discusses their legal nature. The author supports the idea of attributing line construction to a complex, single real thing.

POLONETSKAYA, Elena Vladimirovna

Postgraduate
Department of Civil Law
Lomonosov Moscow State University Law School
Associate at Freshfields Bruckhaus Deringer LLP
elena.polonetskaya@gmail.com

Accessory obligations

Keywords: Accessory obligations; additional obligations; security of obligation fulfillment

Independent institutes of security including independent guarantee, and suretyship have been extensively discussed by scholars. Meanwhile the legal nature of relation between security obligations and main obligation have not garnered so much attention. Lack of adequate understanding of such relation may impede further development and application of security institutes. In the present article the author presents the history of development of accessory obligations and suggests her own view on the understanding of these obligations.

POLYAKOV, Igor Igorevich

Postgraduate
The Russian Presidential Academy of National Economy and Public Administration
i.poliakov@gmail.com

Public-private partnership: concept and forms

Keywords: Public-private partnership; forms

The author outlines key features and forms of public-private partnership and analyzes various definitions of this concept. The article provides the analysis of economic models and applicable legal forms which can be used to structure projects on public-private partnership and improving of legislation.

SOTOV, Aleksandr Igorevich

Candidate of legal sciences
Associate professor
Department of criminology
Lomonosov Moscow State University Law School
sotoff@mail.ru

Investigating insider trading

Keywords: Inside information; insider; securities market; phone tapping; surveillance
Russian securities market has got a solid ground, this fact indicates the strive to observe the rules of fair play. The rules forbid insider trading. This rule has been incorporated to the Criminal code and its breach entails criminal responsibility. The author tries to give a clear definition to insider trading, and discusses the methods of proving the fact of insider trading.

TOMSINOV, Vladimir Alekseevich

Doctor of legal sciences
Professor
Lomonosov Moscow State University Law School
tomsinov@yandex.ru

Development of Civil code of laws draft and development of civil law science in Russia at the end of XIX — early XX century. Article six.

Keywords: Russian civil law; draft of Civil Code of Laws; right of ownership

The article focuses on the founding articles concerning the right of ownership described in the 3rd book of draft of Civil Code of Laws. In particular, the author discusses the new approach adopted to analyze the nature of this institute.

TROFIMOVA, Galina Anatolievna

Legal advisor
'Alex' (OJSC)
Angarsk
Trofimova_Galy@mail.ru

Securities as independent institute of civil law: problem of defining

Keywords: Certified security; non-certified security; institute of civil rights; legal nature of securities; securities as institute of civil rights

Russian legislation has changed the legal definition of securities several times which indicates lack of substantial research on this question. Having defined main elements of this institute by comparing it to related legal notions like property right, document and thing the author comes to the conclusion that securities constitute an independent concept of civil rights notwithstanding their certified or non-certified form.

ZAKALUZHNAJA, Natalia Valerievna

Candidate of legal sciences
Associate Professor
Civil Law Chamber
Petrovskiy Bryansk State University
natzaklaw@yandex.ru

Non-standard forms of work

Keywords: Employee; employer; employment agreement; in-home work; distance work; non-standard forms of work; self-employment; work time; workplace; fixed-term employment contract

Comparative analysis of Russian and foreign legislation shows that appearance of traditional forms of work was due to the requirements of industrial production and economic situation around the world. However, current situation is developing in a different way. The article focuses on further developments of the employment agreement institute; the author suggests ranging the existing non-standard forms of work.

ZHARKOVA, Nina Sergeevna

Postgraduate
Department of Civil law
Lomonosov Moscow State University Law School
n.s.zharkova@gmail.com

Correlation between derivative financial instruments and securities

Keywords: Derivative financial instruments; derivatives; futures transactions; options shares; securities

Despite the fact that law provides a legal definition of derivative financial instruments, scholars still debate whether such instruments correlate with securities. Current article provides arguments in favor and against attributing derivatives to the category of "a civil law document".

ZORINA, Raisa Sergeevna

Legal
Law Bureau 'Edas'
r.zorina@edaslawfirm.ru

Harmonization of tax legislation of country-members EEU

Keywords: Eurasian Economic Union; harmonization; unification; tax legislation

Eurasian Economic Union treaty took effect on January 1, 2015 which signified the beginning of a new period of the economic integration of former USSR countries. Particular role in this process is given to tax legislation which can stimulate development of economic relations between the states – members of EEU or, conversely, impede formation of the unified market of commodities, services, capital and human resources. The present article considers future perspectives of harmonizing tax legislation of the EEC country members.