Abstracts and keywords of articles, published in the journal "Military law" in 2020

2020. № 1

1. Batyukova V. E. On the correlation of the concepts of terrorism and extremism

Resume: In the article, the author considers the correlation of the concepts of extremism and terrorism. Defines the main features of these corpus delicti, which are mandatory and included in the subject of evidence in specific criminal cases. The examples of judicial investigative practice are analyzed.

Keywords: extremism, terrorism, motive of crime, purpose of a crime, convention, countering terrorism, countering extremism.

2. Kononov S. A. Legal and institutional framework of citizens' participation in ensuring border security

Annotation. The article is devoted to researching the legislation in regard to the citizens' participation in ensuring border security as the part of voluntary people's patrol and voluntary Cossacks squads. The author reveals forms of citizens' participation, points to a number of problems, arising in law enforcement practice of enforcement of administrative coercive measures, and in legal regulation of certain aspects of involvement citizens to the protection of the state border.

Key words: the state border, forms of citizens' participation in the protection of the state border, voluntary people's patrol, Cossacks communities, enforcement of administrative coercive measures, social and legal status of member's voluntary people's patrol and voluntary Cossacks squads.

3. Oleynik E. P., Institutional basis for the establishment of the legislative framework for countering terrorism by the troops of the national guard of the Russian Federation

Annotation. The author studies some aspects of the Federal service of the national guard of the Russian Federation's counteraction to international terrorism, as well as the terminological characteristics of this illegal phenomenon, and the peculiarities of the legislative consolidation of counter-terrorism activities at the present stage of society's development.

Keywords: international terrorism, counter-terrorism, ROS guard, national guard troops of the Russian Federation.

4. Panferova I. A. On the issue of determining the legal status of the state border of the Russian Federation

Annotation. In the article, the author considers the existing problems of defining the concept of the legal status of the state border of the Russian Federation. The analysis of existing approaches to the definition of this concept in legislation and scientific publications is carried out, the author's definition is formulated.

Keywords: state border, state border status, legal status of the state border, legal status, object of law, object of legal relations.

5. Zemlin A. I., Roshchin S. R. Actual issues of the legal status of the legal service of the national guard of the Russian Federation

Annotation. This article discusses theoretical and legal issues related to the legal status and areas of activity of the legal service of the national guard of the Russian Federation, explores the main aspects of its activities, their importance and role in the composition of the national guard of the Russian Federation. Based on the results of applying the methodology of the formal legal and systematic legal approach in the interests of analyzing the theoretical and legalized legal framework of the legal position of the legal service of the national guard forces of the Russian Federation, contradictions and gaps in Russian legislation, organizational weaknesses were identified, directions for improving legal regulation were proposed.

Key words: legal units, legal work, troops of the national guard, internal troops, legal service.

6. Mintiagov S. A. Changes in the legislation on the military police of the Russian Federation Armed Forces

Abstract. The article discusses the main stages of the formation and development of the regulatory framework governing the activities of the military police of the Armed Forces of the Russian Federation, in particular the Charter of the military police of the Armed Forces of the Russian Federation aimed at improving the activities of the military police. The author identifies three main stages of improving the legislation on the military police associated with the publication of relevant regulations.

Keywords: military police, law, Charter of the military police, military police.

7. Tretyakov N. A. The competence of the regulatory legal acts Ministry of defense of the Russian Federation

Annotation. The article examines the theoretical and legal foundations of the norm-making activity of the Ministry of defense of the Russian Federation, analyzes the features and types of legal acts, as well as existing problems and inconsistencies in the legal regulation of the order of publication of legal acts of the Ministry of defense of the Russian Federation, offers options for their solution by appeal.

Key words: standard setting, rulemaking, legislation, the regulatory legal act of the Federal bodies of Executive power.

8. Shenshin V. M. Concept of administrative and jurisdictional activity of Rosguard: point of view

Abstract. The article substantiates the author's approach to the formation of the Concept of administrative and jurisdictional activity of Rosgvardiya, gives the concept and reveals the structure of this legal phenomenon.

Keywords: administrative and jurisdictional activities; national guard troops; concept; ROS guard.

9. Zaykov D. E., Differentiation of remuneration of employees of military units and organizations of the Federal bodies of Executive power, in which the law provides for military service

Annotation. The article provides a comparative analysis of the conditions of remuneration of employees of military organizations under the jurisdiction of various Federal Executive authorities, in which the law provides for military service.

Key words: employees, military organizations, remuneration, official salary, payments.

10. Ivanov V. Yu. To the question of the implementation of entrepreneurial or other paid activities by military personnel engaged in rental of residential premises purchased as part of the accumulative-mortgage system of housing provision for military personnel

Annotation. The article deals with the issue of entrepreneurial or other paid activities by military personnel engaged in the delivery of residential housing, acquired in the framework of NIS under a contract of employment (lease), indicates the legal obstacles to the implementation of this activity by military personnel. The analysis of the position of Supervisory bodies is made.

Keywords: accumulative-mortgage system of housing provision of military personnel, the right of military personnel to housing, the ban on entrepreneurial and other paid activities.

11. Kalashnikova A. N. Escrow for military personnel

Abstract. The subject Of this article is the problem related to the lack of opportunities for NIS participants to obtain housing using escrow accounts.

Key words: account escrow, agreement escrow account, savings and mortgage system of housing provision of military men of target housing loans.

12. Fomin A. V. Some problems in purpose of payments and grants to members of families of the died (dead) at fulfillment of duties of military service of the military personnel of the National Guard Troops of the Russian Federation

Abstract: Within the present article the list of the questions concerning granting social guarantees to children, spouses and parents of the military personnel is studied, the died (dead) at fulfillment of duties of military service. The current problems related to the provision of a number of payments and benefits to family members of dead (deceased) soldiers were also analysed, practical experience in the application of legislation in the field under consideration, as well as the most effective methods of resolving emerging problems.

Keywords: grants; Payments to family members of fallen soldiers; Death (death) related to the performance of military service duties, military medical commission, pension bodies of the Ministry of Internal Affairs.

13. Kalashnikov V. V. Problems of legal regulation of activity employees of the military training center

Abstract. The subject of this article is the changes in the legislation on the activities of military training centers in terms of the features of the legal status of the teaching staff of the military training center, military service not in a military position, the author presents his opinion on the issue of reforming the legislation.

Keywords: military training center, military training, teaching staff of the military training center.

14. Koryakin V. M. Compensation by military personnel of the Federal budget funds spent on their military and special training: problematic issues when dismissed in connection with the Commission of corruption offenses

Annotation. The article analyzes the problematic issues related to the dismissal of military officers from military service due to loss of trust, as well as for non-compliance with prohibitions and restrictions, non-performance of additional duties established in order to combat corruption. A significant gap in the legal regulation of these issues has been identified, which is related to the inability to recover from such military personnel funds spent on their military and special training. The author formulates proposals of a normative and law-enforcement nature to resolve this problem.

Key words: anti-corruption; restrictions and prohibitions related to military service; additional duties established in order to prevent corruption; loss of confidence; reimbursement of funds spent on military and special training of military personnel.

15. Lagashkina J. V. Improvement of legislation at institute of alternative civil service

Abstract. The article analyzes the legislation governing alternative civil service, identifies provisions that require refinement and clarification, and develops proposals to improve domestic legislation on alternative civil service, to ensure that citizens of the Russian Federation exercise their constitutional right to replace military service with alternative civilian service.

Key words: alternative civilian service, military service, Ministry of Defense, legislation, improvement.

16. Fattakhova K. A. The right of a student to draft deferment during vacation period after final state examination

Abstract. In the article author comes to the conclusion that at first sight neither law nor jurisprudence has an unambiguous answer to the question: does a student have a right to deferment during vacation period after final state examination in Bachelor's, Specialist's and Master's programs (so-called «postgraduate vacation»)? Nowadays Russian call-up age students when finishing their university educationmay face a particular problem: while they are onpostgraduate vacation they can be called into military service. Courts which answer negatively to foregoing question generally assume that there is no need for draft deferment, which was granted to students to get their education, to remain in effect, because after they pass final state examination and receive diploma of higher education, they should be considered to have exercised their right to education and consequently no longer have the right to draft deferment. But does this approach establish a balance between the duty to defend the homeland provided for in the Russian Constitution and constitutional right to education? The author scrutinizes this question and comes to the conclusion that there can be only a negative answer to it. But the answer does not appear on the surface. Furthermore, it seems that divergence of courts' opinions on the question concerning the right of a student todraft deferment during the period of his postgraduate vacations hassome root causes. In the author's view, these causes may lie in the fact that while Federal Education Act, in general, does not cover issues concerning the duration of draft deferment, some of its provisions may have the effect of prolonging draft deferment period. In view of the foregoing, the author believes that there is a need to amend the legislation. In the articlehe formulates necessary amendments to Federal Military Duty and Service Act. Adoption of proposed amendments couldnot only encourage uniformity of future jurisprudence in the area under consideration but also ensure its predictability.

Keywords: military draft, military duty, the right to education, draft deferment, postgraduate vacation.

17. Korchagin V. V. Psychological prevention of suicidal risk in the Armed Forces of the Russian Federation: legal aspect.

Abstract. The article reveals the current state of regulatory and legal regulation of preventive measures aimed at reducing the level of suicidal risk of servicemen in the Armed Forces of the Russian Federation. The significant issues of prevention of suicidal incidents, namely their essence and content, are considered. The analysis is given and the main directions of preventive measures concerning suicidal behavior at the military personnel are proved.

Key words: suicidal factors, suicidal behavior, prevention of suicidal behavior, directions for the prevention of suicidal behavior.

18. Korchagin V. V., Makarenkov A. A. Legal regulation of informational and psychological impact on military personnel in order to reduce their suicidal risk

Annotation. The article discusses the features and prospects of conducting remote psychological counseling of military personnel in order to prevent suicidal risk. The features and principles of information-psychological impact during such counseling, which determine its effectiveness, are noted. The stages of conducting psychological counseling through Internet communication are described. The authors concluded that it is necessary to make separate changes to the existing legal acts that determine the duties of military psychologists.

Key words: information and psychological impact, psychological prevention of suicidal risk of military personnel, remote psychological counseling of military personnel, information and psychological impact on military personnel through telecommunication technologies.

19. Makarenkov A. A. Legal problems of informational and psychological impact on military personnel

Annotation. The article reveals the current state of legal regulation of the use by specialists of the military-political work of the information-psychological impact on the military personnel of the Armed Forces of the Russian Federation. For the first time, specific practical

recommendations are given to employees of structures involved in military-political work, in particular military-political propaganda and agitation in the Armed Forces of the Russian Federation.

The article substantiates the relevance of improving the regulatory and methodological support of military-political activities through information and psychological impact, both directly and through telecommunication technologies. Examples of the implementation of the information-psychological impact through Internet communication are given.

The conclusion is drawn about the importance of interagency cooperation on these issues to generalize the existing situations of negative IPV to military personnel in order to effectively neutralize them.

Key words: information-psychological impact, military-political propaganda and agitation, information-psychological impact, information-psychological impact through telecommunication technologies.

20. Shcherbak S. I., Volodin V. R. Legal culture of military personnel and the main trends of its development

Abstract: The article presents the results of the analysis of certain trends that determine the development and increase of the legal culture of military personnel in the Russian Federation, in the implementation of their military service activities.

Key words: armed forces; military culture; friendly people; the legal culture of the servicemen.

21. Azovtsev A. A. Procedural problems of disciplinary proceedings in the Armed Forces of the Russian Federation

Annotation. The article investigates the theoretical and practical aspects of disciplinary proceedings against military personnel carried out by military authorities and military officials. The definition of this concept is given, the content of the mandatory stage of production — proceedings on disciplinary offenses is disclosed. Gaps and contradictions in the legal regulation of the proceedings were identified, and ways to overcome them were proposed. The proposal to unify the terminology in the field of administrative and procedural activity of commanders (chiefs) by replacing the terms "administrative investigation" and "proceedings" with a single concept of "internal investigation" is substantiated.

Keywords: military discipline; disciplinary responsibility; investigation; administrative investigation; service investigation; service inspection.

22. Glushachenko S. B. Military disciplinary offense: historical and legal analysis

Annotation. The paper examines the legal categories associated with the maintenance of military discipline. The historical and legal analysis of concepts and essence of legal concepts "military discipline", "disciplinary offense" is carried out. The problems of legal regulation of the subinstitut of disciplinary responsibility are revealed. Conclusions are formulated about the need to correct the modern legal definition of military disciplinary offense in the form of detailing the object of the offense.

Key words: Military discipline, disciplinary misconduct, disciplinary legislation, legal mechanism, military-service relations.

23. Kirichenko N. S. Material responsibility of military personnel: its goals and functions

Annotation. The article considers the purposes and functions performed by the legal Institute of material responsibility of military personnel. Regulatory, protective, punitive, restorative, educational and other functions of material responsibility are identified and justified.

Keywords: material liability of servicemen, material damage, purpose of material liability, function of material liability.

24. Likhovidov K. S. Characteristic of main legal positions on public servants (military personnel) containing in the judgements of European Court of Human Rights

Abstract. The article deals with basic legal positions of European Court of Human Rights on public servants (military personnel) and problem issues of their consideration in the Russian legislation and law-enforcement practice.

Key words: European Court of Human Rights, military service, serviceman, functional criteria of eligibility (acceptance) of claims.

25. Loginov A. V. Military court of the Republic of Abkhazia: formation, development and problems of functioning

Annotation. The article briefly discusses the main stages of formation and development of military justice bodies on the territory of the Republic of Abkhazia. Special attention is paid to the current state and development of the Military court of the Republic of Abkhazia. The author studies the criticism of specialized military justice bodies (military courts) related to their special order of financing and material and personnel support. The problem of double subordination of judges to the military oath and the judicial oath is noted.

Keywords: Republic of Abkhazia, judicial power, Military court of the Republic of Abkhazia, judicial reform, double subordination, judges of the Military court of the Republic of Abkhazia.

26. Malikov S. V., Mahanova R. M. Factors influencing the development of tactics of Supervisory activities of the military Prosecutor

Annotation. The article reveals the content of prosecutorial tactics on the basis of practical experience and identifies the main factors that influence the development and use of tactical techniques in order to improve the effectiveness of Supervisory activities of military Prosecutor's offices.

Keywords: military Prosecutor's office bodies; Supervisory activity; tactics of military Prosecutor's Supervisory activity; tactical techniques; Supervisory situation; tactical decision.

27. Abdulmejidova D. Kh., Sudenko V. E. Ethical violations in criminal proceedings

Annotation. The article analyzes ethical violations that occur both at the stage of criminal proceedings and in the process of its investigation. Such violations have been examined in relation to all stages of the criminal process - from the receipt of information about a crime, to the implementation of a statement or report of a crime in the form of a criminal case or refusal to initiate. Not only violations of ethical standards are considered, but also measures to eliminate them are proposed. The results of a survey on the facts of the violations under consideration are presented.

Key words: ethical violations; criminal proceedings; declarant; investigator; the prosecutor; proposals to the Code of Criminal Procedure of the Russian Federation.

28. Grigoryev V. N. About some features of production inspecting the place of the accident in cases on voluntary delivery to military pows

Annotation. The article discusses the features of the inspection of the scene of cases of voluntary surrender of military personnel, the production tactics of which have their own specifics, due to the fighting situation in areas of armed conflict.

Keywords: inspection of the scene of the accident, voluntary surrender, tactics of the inspection of the scene of the incident, the combat situation, the area of armed conflict, prisoners of war, unmanned aerial vehicles.

29. Eermolovich Ya. N. Actual issues of qualification of insulting a serviceman (Article 336 of the Criminal Code of the Russian Federation)

Abstract. The article discusses the problematic issues of qualification of insulting a serviceman, suggests ways to resolve the revealed contradictions of the current legislation and practice of its application.

Keywords: criminal liability, military criminal law, crimes against military service, military personnel, criminal law, military law, insulting a military serviceman.

30. Nikitin A. N., Amonuloev Sh. P. Corruption crime in the performance of state defense order in the interests of the Ministry of Defense of the Russian Federation (the statement of the problem)

Resume. The article deals with corruption crime in the field of state defense order, its causes and specific manifestations, corruption data on crimes committed in this area are given.

Key words: law, state defense order, corruption, causes and essence of corruption crimes.

31. Petrov I. V., Makarov E. A. Operational-search event obtaining computer information as a way to counter extremism and terrorism in cyberspace (legal analysis)

Annotation. This article will focus on such a phenomenon as extremism and terrorism in cyberspace, as well as on possible ways to identify, prevent and suppress this activity in the framework of the new operational search activity «obtaining computer information».

Key words: operational-investigative activities, SPOIA, getting computer information, extremism, terrorism.

32. Zykov M. S. Analysis of the system and powers of the military courts of the U.S. of America. Comparison with the model of the Russian Federation

Abstract. The scientific article is devoted to the study of the system of military courts of two states the United States of America and the Russian Federation. The US model is considered and a comparative analysis is carried out with the Russian system.

Keywords: military courts, judicial system, disciplinary court, criminal court.

33. Korolkova E. E. Legal protection of the employees of private military and security companies participating in armed conflicts: a comparative legal analysis

Annotation. The article studies the various approaches of states to regulating the activities of private military and security companies (PMSCs) and protecting the rights of their employees. The author notes that PMSCs play a significant role in modern armed conflicts. Often their activities are accompanied by gross violations of human rights, which was repeatedly indicated in the reports of the UN Working Group on the use of mercenaries as a means of violating human rights and impeding the exercise of the right of peoples to self-determination. At the same time, the rights of PMSC employees themselves are also poorly protected. By participating in armed conflict, they put their lives at high danger. The article analyzes the national legislation and judicial practice of the USA, Great Britain and other states. The author has examined the prospects for regulating the activities of PMSCs at the international level.

Keywords: private military and security companies, armed conflict, international law, state, human rights.

34. Ovcharov A. V., Criminological aspects of activity International Committee Of The Red Cross

Abstract. the Article is devoted to the consideration and analysis of the status of the International Committee of the red cross on the basis of its Charter and other legal documents. The article examines the role of this organization and its functioning, both in armed conflicts and in other situations of violence, analyzes the priority beginnings and types of its activities. In addition, the article, based on the analysis of publications in the Russian media, concludes about a number of emerging negative trends in the activities of the organization.

Keywords: International Committee of the red cross, humanitarian law, military conflict, terrorism, victims of armed conflict, crime, situations of violence, usurpation of international law, state.

35. Rylskaya, M. A. Cyberwar: a new look at the problem of semantic and legal identification

Abstract. The Article is devoted to a critical analysis of the possibilities of legal examination of the use of cyber potential in armed conflict. The author develops the hypothesis that cyberspace is a new sphere of warfare, different from other, natural-but-familiar spheres. as a result, the attempt to regulate the potential use of cyberattacks in the conflict zone is associated with a number of problems of semantic and legal identification.

Keywords: quasi-wars, cyber operations, semantic identification, international humanitarian law of armed conflicts, prohibition of attacks on civilian objects.

36. Grigoriev A. G., Tuganov Yu. N. The subject of the legitimate interests of states in the border area

Abstract. The article explores the possibility of extrapolating approaches to the legal category of the sovereignty of a state to the sovereign rights and jurisdiction of the state outside the state territory in order to establish the legal event of aggression against the state. An analysis of the doctrinal approaches to the legal content of the sovereignty of the state allowed to establish its relationship with the sovereign rights and jurisdiction of the state in relation to the legitimate interests in the economic use of spaces outside the state territory.

Key words: the sovereignty of the state, the sovereign rights of the state, the jurisdiction of the state, the legitimate interests of the state, the border area.

37. Chernyavsky A. G. Emergence and evolution of international law: multiculturalism, particularism, universalism — classification and terminology

Annotation. The purpose of this article is to analyze and summarize the development of international law that has taken place in recent years and relating to multiculturalism and dialogue among civilizations, integrating this development into the broader context of universalist and particularist trends in the formation of international law. Ultimately, the author sought to show that all this development is a modern expression of the primordial confrontation between the two above-mentioned trends.

The article begins with the analysis of intensive inter-civilizational relations, which played a great historical role in the formation of various norms of international law in its present form; then the author dwells on the particularist approach, initially practiced in European-style international law, traces the gradual expansion of its horizons — and culminates in the form of a universalist trend, expressed primarily in the Foundation Of the United Nations, the processes of decolonization and the relevant provisions of international law.

In addition, the article examines examples and specific legal procedures demonstrating how particularist tendencies were reconciled with the fundamental universalist approach, as well as analyzes the dialectical interaction between universalism and particularism, which underlies some of the institutions of international law known to us.

Keywords: multiculturalism, international law, universalism, particularism, tendency, historical epochs, extra-legal tendencies, international organizations.

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1. Petrov I. V., Makarov E. A. Some issues of legal regulation "artificial intelligence" and "Internet of things" technologies in the field of security

Annotation. The article provides a legal analysis of new categories for Russian legislation: "Artificial intelligence", "Internet of things", "Big data", as well as the possibility of their application in the framework of operational search activities and other public relations.

Keywords: artificial intelligence, Internet of things, big data, search operations, personal data.

2. Chernjavskii A. G., Oleynik E. P., The main organizational and legal forms of Rosguard's activities in countering international terrorism

Annotation. In the presented article, the author investigated some aspects of the practical application of the Federal Service of the National Guard Troops of the Russian Federation in countering international terrorism, based on the analysis of statistical data, a conclusion is drawn on the main directions of improving the departmental regulatory framework.

Keywords: international terrorism, law, law, society, Federal Service of the National Guard Troops of the Russian Federation, counteraction.

3. Bulygina I. A. Improvement of legislation on citizens ' appeals and regulatory legal regulation work with citizens ' requests in the Federal security service

Annotation. The article deals with the problems of Federal legislation on citizens 'appeals and their impact on the regulatory legal regulation of the organization of consideration of citizens' appeals in the Federal security service. On the basis of the analysis, the author formulated scientifically based proposals for improving the Federal law "on the procedure for considering appeals of citizens of the Russian Federation", as well as the main directions for improving the legal regulation of working with citizens ' appeals in the Federal security service.

Keywords: appeal; citizens 'appeals; legislation on appeals; the right to appeal; working with citizens' appeals in the Federal security service.

4. Glukhov E. A. Specifics of military administration (legal aspect)

Annotation. The article deals with the theoretical aspects of military administration as an integral part of state administration. Features of military management in comparison with management in other spheres of state management are revealed. The article analyzes the existing contradictions in the system of military management that negatively affect its effectiveness.

Keywords: military management, combat training, combat management, military service relations, unity of command.

5. Denisov D. I. Authentic view of the rules of entry (stay) in the border zone by citizens of the Russian Federation

Annotation. This research paper highlights some legal problems in the field of rules of entry (stay) of Russian citizens in the border zone, which are currently an actual problem of legislation on the state border of the Russian Federation. The purpose of this work is legal research of legal subtleties and identification of problems in the named sphere of law. The study was carried out by legal analysis of existing and non-effective normative legal acts of the Russian Federation. In conclusion, in the direction of improving the legislation on the state border of the Russian Federation, some solutions to the identified problems are proposed by presenting the legislative norms in the proposed version of the authors.

Key words: border zone, identity documents of a citizen of the Russian Federation, foreign passport, internal passport, administrative responsibility.

6. Zaykov D. E. List of corruption-dangerous positions of employees of military organizations: updated content with old problems.

Annotation. The article analyzes the legal institution of corruption-dangerous positions and features of its application to employees of organizations created to perform tasks assigned to the Ministry of defense of the Russian Federation.

Key words: anti-corruption, employees, positions, income information, military organizations.

7. Ovcharov O. A., From the oldest to the most recent history of formation ecclesiastical and legal bases of activity of the military clergy of Russia (issues of improving legal work)

Abstract. The article briefly discusses and analyzes certain issues of continuity of militaryreligious legal norms in the course of the historical development of legal regulation of the military clergy in ancient and modern history and improvement of legal work in the field of state-Church relations when the military clergy exercise their powers in the religious sphere, and makes relevant important conclusions.

Key words: legal work, military personnel the right to freedom of religion, the military clergy, military service.

8. Gaidin D. Yu., Kovtkov D. I. On the legislative support of housing rights of servicemen who are (who were) members of the family of other servicemen

Abstract. The article provides a commentary on Federal laws No. 339-FZ of October 16, 2019 and No. 416-FZ of December 2, 2019, which amended article 15 of the Federal law "The status of military personnel" in terms of housing for certain categories of military family members.

Key words: servicemen, members of the serviceman's family, housing provision, savings and mortgage system of housing for military personnel.

9. Ivanov V. Yu. On the issue of attributing real estate acquired within the framework of the accumulative mortgage system of housing provision for military personnel to jointly acquired property

Annotation. The article analyzes the judicial practice concerning the attribution of real estate acquired within the framework of the accumulative mortgage system of housing provision for military personnel to jointly acquired property, and proposes changes to the current legal regulation of this system.

Keywords: accumulative mortgage system of housing for military personnel, the right of military personnel to housing, jointly acquired property, division of property.

10. Kholikov I. V., Babajtseva E. S. Some Issues of Legal regulation of Medical Support of the National Guard Troops of the Russian Federation

Abstract. The article provides a broad overview of the legal regulation of medical support for military personnel and other servicemen of the national guard who have special ranks of police (officers) of national guard troops of the Russian Federation, the analysis of their rights in the field of health is given, measures of medical support of national guard troops of the Russian Federation are indicated, and authors' concept of medical support of military personnel (employees) of national guard troops of the Russian Federation is given.

Key words: the right to health protection, medical support, national guard troops of the Russian Federation, military personnel, employees.

11. Gavryushenko P. I. Improving the reservist status is one of the perspective directions of institutionalization of military duty

Annotation. The article determines the relevance of the study of issues related to the theoretical and legal basis of the legal status of a reservist in the Russian Federation and the work

on improving the system of accumulation of mobilization human resources in the conditions of shortening the period of military service.

Keywords: legal status, mobilization human reserve, mobilization human resource, reservist, constant combat readiness, ensuring the mobilization deployment of the Armed Forces of the Russian Federation.

12. Kalashnikov V. V. Features of the legal status of the head of the military training center

Annotation. The subject of this article is changes in the legislation on the activities of military training centers in terms of the features of the legal position of the head of the newly created military training structure-the military training center.

Keywords: military training center, responsibilities, military training, legal status.

13. Lobanov I. M. Military service by postgraduate students (doctorate students) in educational organizations of the Federal security service of Russia: theoretical aspect

The article is devoted to the identification of the historical stages of the development of legal regulation of military service by postgraduate students (doctorate students) in the educational organizations of FSS of Russia and is devoted to the disclosure of the principles of this legal institution. The author identifies five stages of evolution and three principles of legal regulation of military service by the specified category of military personnel.

Key words: historical stage, principles of law, postgraduate student, educational organization, doctorate student.

14. Koryakin V. M., Lagashkina Yu. V. Alternative civil service as a form fulfillment by citizens of the constitutional duty to protect the Fatherland

Annotation. The article analyzes problematic issues related to the implementation by citizens of the Russian Federation of the constitutional right to replace military service with alternative civil service. It is proved that alternative civil service is a form of fulfilling the constitutional duty of citizens to protect the Fatherland. There is a contradiction between the constitutional and legal meaning of alternative civil service and its legislative regulation. Proposals of a normative and law-applying nature to resolve this contradiction are formulated.

Keywords: protection of the Fatherland; military duty; alternative civil service; national defense; military security.

15. Meshchangina E. I. Training of military personnel in the interests of national security of the Russian Federation

Abstract. This article discusses the training of military personnel in the interests of national security. Today, graduates of military universities must be ready to quickly solve current problems in their daily activities and act professionally in real combat conditions. It is necessary that military universities meet the need of the army in military personnel, taking into account the emergence of new threats to national security. The use of modern educational technologies in the educational process helps to ensure high-quality training of officers to maintain the combat potential and mobilization readiness of troops to protect the territorial integrity and national interests of the Russian Federation.

Keywords: training, military personnel, national security, defense, educational process, military science, combat potential, professional activity, mobilization readiness, state.

16. Tuganov Yu. N., Bystrov P. G. Problems of protection of the rights of the military personnel dismissed on the basis of the conclusion of certification commissions about their discrepancy of a post, with the petition for their dismissal in connection with non-performance of contract conditions

Abstract. The Authors analyze the judicial practice of early dismissal of military personnel undergoing military service under a contract in connection with non-fulfillment of contract conditions. The study was carried out according to two criteria: the first is associated with the dismissal carried out in the order of execution of disciplinary punishment, and the second – with, as a rule, extraordinary certification of servicemen in case of existence of circumstances which cast doubt on the compliance of business and personal qualities of the soldier the requirements that can prevent their further military service under the contract. The authors come to the conclusion that it is necessary to improve the legislation on certification of military personnel, its significant and significant improvement in the interests of full protection of the rights of certified military personnel.

Keywords: armed forces, military personnel, judicial practice, certification of military personnel, dismissal from military service in connection with non-fulfillment of contract conditions.

17. Dikanova T. A. To the problem of providing private and public services interests in the sphere of foreign trade activities

Annotation. The article provides an overview and analysis of the current economic situation in the country, shows the negative impact of the us and its allies ' sanctions policy on it. The article shows the statistics of the decline in industrial production in Russia both within the state and in foreign economic activity. Tendencies of criminalization of the Russian economy are revealed. Some ways of solving economic problems and overcoming the crisis are suggested.

Keywords: economic crisis, economic sanctions, import substitution, foreign economic activity.

18. Ivanov R. V., Sandyreva E. V. Outsourcing the function of preparing tender documents for the procurement of goods, works and services for the needs of military organizations: anti-corruption aspect

Annotation. The article is devoted to the issues of theory and practice of application of the contract design of outsourcing in the field of procurement of goods, works and services for the needs of military organizations. The meaning of using this method in the field of procurement is to transfer certain functions related to the organization of procurement by military organizations to third-party organizations that have qualified personnel and experience for this purpose. This form of work is provided for in article 40 Of the law on the contract system, according to which the customer has the right to engage a specialized organization on the basis of the contract to perform certain functions to determine the supplier (contractor, contractor). The anti-corruption potential of the outsourcing agreement in the field of procurement is shown.

Keywords: procurement of goods, works and services for state needs; contract system; outsourcing agreement; competitive (auction) documentation; anti-corruption.

19. Dikarev I. S. Questions of improvement of the Instruction about procedural activities of bodies conducting initial inquiries Armed Forces Of The Russian Federation

Annotation. The article analyzes the provisions of the instruction Of the Main military Prosecutor's office to the bodies of inquiry of the Armed Forces of the Russian Federation concerning the issues of criminal case initiation and urgent investigative actions. The author notes the importance of the instruction for ensuring the legality of the procedural activity of the inquiry bodies, and makes suggestions for improving certain provisions.

Keywords: initiation of a criminal case, urgent investigative actions, investigative action, body of inquiry, investigator.

20. Kinashenko I. A. Formation and development of the Institute of judicial protection of the rights of military personnel in the Russian Federation

Annotation. It shows the content and place of judicial protection among other forms and methods of protecting the rights of military personnel. The author reveals the evolution of the formation and development of this institution in the domestic military law and law enforcement practice-from its complete ban in the Soviet period of Russian history to its transformation into an integral element of the legal status of military personnel. Some problematic issues of implementation of this right in the modern period are shown and suggestions for their improvement are made.

Keywords: judicial protection of the rights of military personnel; military courts; claim proceedings; administrative action; civil process; administrative process.

21. Kirichenko N. S. The system of legal regulation of bringing to material responsibility of servicemen of the national guard of the Russian Federation

Abstract. The article is devoted to a brief overview of the legislative and other normative legal acts of the Russian Federation, which the author believes constitute a legal system for bringing to material responsibility of the military personnel of National Guard troops of the Russian Federation.

Key words: military service, financial responsibility of military personnel, the system of legal regulation, National Guard troops of the Russian Federation.

22. Malikov S. V., Mahanova R. M. Main areas of improvement and improving the effectiveness of surveillance tactics activities of the military Prosecutor

Annotation. The article suggests and justifies priority ways to improve and improve the effectiveness of the military Prosecutor's Supervisory tactics in order to develop the theory of Prosecutor's supervision and military law science, improve the quality of the educational process, the effectiveness of Prosecutor's supervision and modernize its legal regulation.

Keywords: military Prosecutor's offices; effectiveness of the military Prosecutor's Supervisory activity tactics; military Prosecutor's professionogram; educational process; tactical validity.

23. Kharitonov S. S. On some aspects of disciplining military personnel for gross disciplinary offenses (based on court practice)

Resume. The article, based on the judicial practice of military courts, addresses some issues of the application of legal norms by officials of the military command and control bodies that regulate the responsibility of military personnel for committing gross disciplinary offenses.

Keywords: military court, military discipline, gross disciplinary offense.

24. Dalgatova A. M. Features of qualification of transport crimes on railway transport

Annotation. This article discusses various approaches to the classification of crimes in rail transport, as well as their definitions at the legislative level. Calling threats to the safety of railway transport, the author points to the dysfunctions of technical systems, elements of transport infrastructure, information support systems, control subjects on transport and other road users. In the legal field, there is the problem of identifying the transport security element, which is why the author focuses precisely on the conditions of compliance with this type of security, and also indicates the need to return to the original version of the normative wording of the crime by making some clarifications to the characteristics of this action.

Keywords: criminal law, traffic crimes, railway transport, procedure for the operation of transport, transport infrastructure, criminal law.

25. Damaskin O. V. Youth extremism: the criminological aspects of the response

Annotation. The article considers the state, needs and possibilities of countering modern youth extremism, the influence of criminal subculture on the legal consciousness of young people, and justifies the complexity of new directions of countering extremism.

Keywords: youth extremism, criminal subculture, legal education, misdemeanors, crimes, legal awareness.

26. Popov K. I. Legitimate harm in the performance of military service duties

Abstract. The article is devoted to the consideration of problematic issues related to the legitimate infliction of harm in the performance of military service duties. As a result of the study, the author concludes that the current criminal law in this part is subject to improvement. The author of the article sees the expediency of securing in Chapter 8 of the Criminal Code of the Russian Federation a new circumstance that excludes the criminality of an act in the conditions of military service along with existing ones.

Keywords: the performance of military duties; military personnel; lawful harm; criminal law; circumstances precluding the crime of an act; legal use of weapons; necessary defense.

27. Tarasov M. A. Using of weapons by the military personnel while performing violent crimes against subordination

Annotation. This article analyzes features and problems of weapons using qualification by the military personnel while performing violent crimes against subordination – resistance against commander or compulsion him to violation of the rules of military service (art. 333 CC RF) and violation against commander (art. 334 CC RF), discusses court decisions regarding these crimes, gives some recommendations and possible suggestions for improvement of researching norms of military crime right.

Keywords: weapons, one-man management, violation, resistance and compulsion, subordinate, chief, commander.

28. Utlik E. P., Korchagin V. V. Analysis of suicide notes in the psychological examination of suicidal incidents in the armed forces of the Russian Federation

Annotation. This article substantiates the relevance of suicidal issues for the Armed forces of the Russian Federation as a whole. The article reflects the results of the analysis of texts of suicide notes of military personnel, aimed at studying various aspects of suicidal behavior of military personnel, as well as psychological States that accompany suicide. At the theoretical and empirical level, we propose a tool (scheme) that allows us to significantly expand the possibilities of psychological examination, which is appointed by the decision of investigative and other law enforcement agencies.

Keywords: Suicide, suicidal behavior of military personnel, methods of studying suicidality, analysis of texts of suicide notes, emotional state of the suicident, motives of suicidal behavior, social and psychological factors of suicidal risk.

29. Fleute E. F. Legislative regulation of forms and types of guilt

Annotation. The article considers the legal definition of guilt in criminal law. The main attention is paid to the analysis of the content of forms of guilt, as well as their types. The content of the intentional and careless form of guilt and the attitude of the person guilty of committing the crime to his socially dangerous act and to the consequences that occurred as a result of this act, as well as the person's mental attitude to such consequences, are described in detail. The author analyzes the concepts and content of optional signs of the subjective side of the crime that accompany the main feature of this element — guilt, including the motives and goals of committing a socially dangerous act and the emotional state of the guilty person at the time of the crime. All these optional features of the subjective side are found not only in all committed crimes, but in General in any human act, both criminal and non-criminal, although it is not always necessary to establish them when qualifying a committed socially dangerous act. Critical

comments are made about the legislative definition of careless fault, and the possibility of their elimination is called. It is noted that there are optional signs of the subjective side in all committed crimes.

Keywords: crime structure; elements of the crime structure; guilt; forms of guilt; types of guilt; optional features; motive; purpose; emotions.

30. Amonuloev Sh. P. Content and structure of military cooperation between the Republic of Tajikistan and the Russian Federation

Abstract. This paper analyzes the content and structure of military cooperation between the Republic of Tajikistan and the Russian Federation in its current state. In particular, the issues of joint use of troops, operational and combat training, and other provisions of military cooperation are considered.

Keywords: military cooperation, content, structure; Republic of Tajikistan, Russian Federation.

31. Bogdanov S. L. Transformation of "operational law" in peacetime operations as a means of ensuring legitimacy when deploying U.S. military forces outside of national territory

Annotation. The article deals with the issues of regulatory regulation of certain provisions of the Institute of "peacetime operations" when placing the us armed forces outside the national territory. The author analyzes the transformation of operational law in peacetime operations of the US army outside the national territory, depending on the pressure exerted by the civil society of the host countries and the world community.

Keywords: United States of America, Afghanistan, Japan, South Korea, security, sovereignty, Armed Forces, organization, protection, protection, defense, peacetime operations.

32. Sibileva O. P. International legal framework for the protection of civilians and civilian objects in contemporary armed conflicts

Annotation. The article examines the history of the formation of the concepts "civil population" and "civil objects" in the international legal context, shows the role and contribution of Russia in the international legal protection of the civil population and civil objects. Special attention is paid to the analysis of the legal status of combatants and non-combatants, civil and military objects.

Keywords: formation of international legal protection of the civilian population and civilian objects, legal status of combatants and non-combatants, civil and military objects.