

**Abstracts and keywords of articles,  
published in the journal "Military law" in 2018**

**2018. № 1**

**1. Ageev A. A. Armed Forces in contemporary Russian Federation and right for protection of Armed Forces**

**Abstract.** The article analyzes possible reasons the development of military law and legal protection of military construction Armed Forces of the Russian Federation in the contemporary conditions.

**Keywords:** military law; anti-terrorist center of the States – participants of the CIS; the armed forces; soldier, military service; the defense of the country.

**2. Damaskin O. V. Russia in the modern world: the lessons of history and prospects of development in the interests of strengthening the sovereignty and national security**

**Abstract.** The article covers the relevant lessons of history and the development of our state, to strengthen sovereignty and national security in modern conditions of globalization and of U.S. aggression.

**Keywords:** revolution; national security; social stratification; social justice; globalization; the forces of defence and security.

**3. Kardashova I. B. Military security in the national security system**

**Abstract.** The system of national security and military security as the national security.

**Keywords:** national security, national security system, types of national security military security.

**4. Makov A. A. Extremism in the border area of the Russian Federation in the system of national security threats and future directions improvement of the legal regulation**

**Abstract.** The article analyses legal regulation of counteraction to extremism in the border area of the Russian Federation, on the basis of studying the documents of international organization, status of legal regulation in the Russian Federation formulated the author's definition of the extremism in the border area of the Russian Federation, proposals in improving legislation.

**Keywords:** extremism, a treat to national security, a border area, the state border, international cooperation, legal regulation, improving legislation.

**5. Fedorov S. V., Kobelev D. N. Directions for improving legal regulation of anti-terrorist activity of the detachments of special designation of the boundary bodies of federal security service**

**Abstract.** The article analyzes the ways of improving the legal regulation of the antiterrorist activities of the detachments of special designation of border guard agencies related to the introduction of amendments to the Law of the Russian Federation No. 4730-1 of April 1, 1993 «On the State Border of the Russian Federation» and other normative legal acts.

**Keywords:** antiterrorist activities, counter-terrorist operation, the detachments of special designation of the boundary bodies

**6. Chaika A.V. The role of security bodies in the prevention of terrorism**

**Abstract.** This article examines matters relating to the prevention of terrorist acts, the author presents a model of levels of prevention of terrorism, the security organs of the Russian Federation, presented and disclosed the prevention of terrorist threats, Russian FSB organs and

other State authorities, the author of the mechanism of preventive activities by the security authorities in implementing operational-investigative activities.

**Keywords:** security authorities, preventive measures, terrorist threats and their prevention, preventive mechanism and its effects, terrorist processes and phenomena.

#### **7. Scheblykina I. V., Starshinov Y. V. Legal regulation of counterterrorism in the Russian Federation and some areas for improvement legislation**

**Abstract.** In the article examines the legal regulation of counteraction to terrorism in the Russian Federation, on the basis of studying the results of enforcement, documents of international organization, status of legal regulation in the Russian Federation developed proposals in improving legislation.

**Keywords:** terrorism, terrorist crime, transnational organized crime, legal regulation, improving legislation.

#### **8. Shcherbak S. I. The order of application of special means at protection of State border of the Russian Federation**

**Abstract.** The article presents the results of scientific analysis of legal regulation of application of special means at protection of state border of the Russian Federation, taking into account the newly adopted decree of the Government of the Russian Federation of December 16, 2017 No. 1572 and the Government of the Russian Federation of December 16, 2017 No. 2855-R.

**Keywords:** state border; special tools; military personnel; border bodies; the order of application of special means.

#### **9. Glukhov E. A. The alienation of man in the bureaucratic structures (for example, military organizations)**

**Abstract.** The article analyzes the quality of bureaucracy as alienating (distancing) the officers of the man – client-bureaucratic organization. The author reveals positive and negative sides of this phenomenon, their impact on take case decisions. Examples of mechanical formalism and of the compliance with the instructions.

**Keywords:** official, formalism, routine, thoroughness, the atypical situation, the substitution objectives, management, unity of command, a soldier, ceremonialism.

#### **10. Zorin O. L., Mashin V. N., Sagitov R. A. Military personnel of the Armed Forces of the Russian Federation as participants of electoral process**

**Abstract.** The authors of the scientific article has carried out the historical analysis and problematic issues in the sphere of legal regulation of implementation of electoral rights of the military personnel of the Armed Forces of the Russian Federation, measures for their elimination are proposed.

**Keywords:** elections, electoral right, serviceman.

#### **11. Petrova O. V. On some aspects of proof the purpose of evasion of administrative supervision**

**Abstract.** Issues arising in the investigation in evading administrative supervision, the effect of the duration and causes of absence at the place of residence, stay or actual location of the bottom an adorable person to prove the goal of evasion.

**Keywords:** criminal liability, administrative supervision, especially prosecution.

#### **12. Rudicheva N. I. Administrative-legal regulation and military construction in an era of change**

**Abstract.** The article analyzes trend problems of the International Scientific and Practical Conference «Legislation on the management of economic development: the state and prospects

for improvement». It is established that at the present time there is a need to revise the paradigm of administrative law. The expediency of moving some doctrinal categories into a positive law is shown. The author comes to the conclusion that the circle of subjects of administrative responsibility should be expanded, including at the expense of military financial authorities. It is proposed to expand the concept of retrospective legal responsibility: to introduce a new category of «fault of inefficiency», to change the subject composition of offenders

**Keywords:** legal paradigm, administration, public legal entity, the collective entity of administrative responsibility, fault, members of the financial structures, administrative and casual procedures, the economic incidents of the legislation, efficiency of decision.

### **13. Kudashkin V. V. Problematic aspects of procurement in the field of military-technical cooperation**

**Abstract.** The article is devoted to development of the methodological approaches, which allow solving the issue of ambiguity of dissemination of the Federal law of July, 18 2011, No. 223-FZ «On procurement of goods, works and services to certain types of legal entities» on the specific relations, which are connected to military cooperation. Proposed approach may be taken to qualify other relations, besides military cooperation, stipulated in p. 4 Clause 1 of the Law On procurement, on which the Law doesn't apply.

**Keywords:** procurement, military cooperation, state defensive order, exhibition, cooperation, military products.

### **14. Svininyh E. A., Moiseev D. V. On introduction of closed e-procurement procedures into contract system in procurement of goods, works and services for ensuring state defense and security**

**Abstract.** The article deals with the novella of Russian legislation on contract system in procurement of goods, works and services for ensuring state defense and security. The authors define closed e-procurement procedures, consider advantages and disadvantages of these procedures, describes the main reasons of introduction of norms on closed e-procurement procedures into legislation on contract system.

**Keywords:** government procurement; e-procurement; defense and security procurement; procurement procedure; defense contract; sensitive contract

### **15. Kharitonov S. S. On some theoretical and legal aspects of contract work involving military units**

**Abstract.** The article highlights theoretical issues of contractual work with the participation of military organizations

**Keywords:** contract work in military units, legal support of contractual work in military units

### **16. Gaydin D. Yu. The expansion of the principle of multiplicity one housing the military and reflections on the theme of judicial rulemaking**

**Abstract.** The article presents analysis of judicial practice on the issues of housing for military personnel, which was previously provided housing by the state and given the author's position on the issue of assignment of judicial precedent the source of law.

**Keywords:** re-housing support of servicemen, reversion of housing, denial of housing, judicial practice, Supreme court of the Russian Federation, sources of law.

### **17. Kalinin S. I. Classification peculiarities of legal norms concerning housing maintenance for servicemen and members of their families and legislation application in the field concerned**

**Abstract.** The article describes legal regulation of state agencies activity concerning housing maintenance of servicemen and members of their families, classification of standard legal certificates in this field is presented.

**Keywords:** legal regulation; state agencies activity; housing maintenance of servicemen and members of their families.

**18. Koryakin V. M. Some of the problematic issues of legal regulation of certain rights of Russian military pensioners from among the former servicemen of Ukraine**

**Abstract.** The article examines the legality of wearing the Russian military uniform by persons, reservists and retired military service in the Armed Forces of Ukraine, but became a Russian military pensioners in connection with the acquisition of Russian citizenship after the annexation of Crimea and Sevastopol to the Russian Federation. It also analyzes the possibility of assigning to such citizens the title of «military veteran».

**Keywords:** Republic of Crimea; Sevastopol: military uniforms; military veteran; a military retiree.

**19. Trofimov E. N. To the question of the right to the additional common area of the residential area of officers receiving the military title «colonel», «captain 1 rank» at the stay of staying in the reserve**

**Abstract.** The article refers to some uncertainty in the assessment of the right to an additional total area of the living quarters of officers in the military rank of the colonel and captain 1st rank, who received these military ranks during their stay in reserve and expressed some wishes for clarification of the current legislation in this part.

**Keywords:** serviceman, officer, military rank, colonel, captain 1 rank, additional total living space, stay in reserve, preservation of law.

**20. Antipov A. N. Vilkova A. V. Some problems of application of mediation procedures (legal aspect)**

**Abstract.** The adoption of the Federal law regulating alternative dispute resolution procedure involving a mediator (mediator), became a kind of starting point, suggesting new approaches to the resolution of disputes of a private law character. The act was to reduce the case load, however this did not happen. In this regard, in order to improve the effectiveness of the new regulator began to Express opinions about the possibility of application of norms of the adopted law to resolve public disputes. The current state of Affairs, some opinions about extending the scope of the law and of this article.

**Keywords:** law, mediation, military service, procedure, public law disputes, the courts.

**21. Voronov A. F. «Gross and Obvious Error of Advocate» and the Kind of Litigation of the Rights of Military**

**Abstract.** The article analyzes the norms of the Code of Administrative Judicial Procedure and Civil Procedural Code of the Russian Federation, regulations of the Plenums of the Supreme Court of the Russian Federation governing the litigation of the rights and freedoms of military, the history of legislation and judicial practice, the complexity of the procedural law on this issue.

**Keywords.** Administrative proceedings, civil proceedings, litigation of rights and freedoms of military, consideration and resolution of administrative cases in military courts.

**22. Golovko I. I. Islamova E. R. Problems of participation of Prosecutor in consideration by courts of Affairs about the treatment of servicemen in property income Russian Federation**

**Abstract.** The article presents the results of the research of normative regulation and practice of consideration by courts of cases on the claims of prosecutors on the treatment of

property of employees, the legality of the acquisition of which has not been confirmed, the income of the Russian Federation. The authors analyzed the normative legal base of counteraction of corruption, summarized the court practice on this category. The attention is focused on the legal positions of the constitutional Court of the Russian Federation and the Supreme Court of the Russian Federation to consider the prosecutors involved in the proceedings. Identifies issues causing difficulties in cases, and the ways for their solution: the subject of proof; the possibility of submitting to the court evidence of the legitimate source of income; accounting the ratio of the amounts of income servant and members of his family for three years, and the value of the property, the legality of the acquisition which has not been confirmed; problems of preservation of the disputed property.

**Keywords:** prosecutor, combating corruption, servicemen, reclamation of property to the income of the Russian Federation.

### **23. Luzhin K. N., Mel'nikov E. D. Problems of the Organization and Operation of Military Courts of the Russian Federation in Special Conditions**

**Abstract.** The article examines the problems of military courts in the context of military and emergency situations, as well as ways to solve these problems.

**Keywords:** military court, history of military courts, judicial reform, military court apparatus, military court judge, state of emergency, martial law.

### **24. Gulyaev V. G., Zvyagintsev V. V., Goryainov A. V. Features of the gathering and forensic investigation of biological objects (mobiscope) in order to address the challenges facing the security agencies**

**Abstract.** In this article, we analyze from the scientific and applied positions various aspects of the use of biological (homobioscopy) in criminalistic practice. Reflected basic, procedural, methodological and organizational approaches that can be used by investigators and investigators in the collection and preliminary analysis of evidence with traces of homobiologic origin, similar to blood and various discharge (saliva, sperm, sweat, urine, feces, fatty spots fingerprints and Dr.), And also hair, fragments of tissues and organs of man.

**Keywords:** criminalistics, bioscopy, homobioscopy, homobiological objects.

### **25. Eermolovich Ya. N. On the problem of causality in crimes against military service associated with violation of special rules**

**Abstract.** The article deals with the problems of causality in the composition of crimes against military service, which are associated with violation of special rules. The author comes to the conclusion that in such crimes the causal relationship is characterized by multifactority, in a number of cases is probabilistic (statistical) in nature, and crimes committed by inaction are characterized by the absence of a physical causal link between the act and consequences, therefore it would be more correct to specify in law on acts that created conditions or contributed to the onset of socially dangerous consequences.

**Keywords:** criminal liability, military-criminal law, crimes against military service, servicemen, criminal law, military law.

### **26. Zhavoronkov V. A. Some directions of struggle against stealings and thefts of AV-totransportnaya funds in the territories, subordinated to the Ministry of defence of the Russian Federation**

**Abstract.** Discusses some aspects of counteraction to stealings and edge-Zham vehicles on the territories of military camps and military units through the introduction of technical means and new technologies of the applying of markings on parts of motor vehicles.

**Keywords:** vehicle, identification number, military camp, military unit markings, hijackings and theft of vehicles.

**27. Parshakov A. S. Basics of military crime prediction: history and modernity**

**Abstract.** The article analyzes the historical and modern aspects of predicting criminality military man.

**Keywords:** scientific predictions of military crimes, systematic approaches to solving crime issues, victimological predictions.

**28. Efimkin Yu. S., Mamedgasanov S. I. On the issue of improving the procedure for introducing changes in the Code of Criminal Procedure of the Russian Federation**

**Abstract.** The article deals with topical issues related to the need to improve, in modern conditions, the procedure for amending the Code of Criminal Procedure of the Russian Federation.

**Keywords:** The Criminal Procedure Code of the Russian Federation, the Criminal Code of the Russian Federation, legal expertise, jurisdiction, preciseness, the Supreme Court of the Russian Federation, the General Prosecutor's Office of the Russian Federation, the Federal Chamber of Attorneys of the Russian Federation.

**29 Zinin G. Y., Vilкова A. V. The prerequisites, the conditions and grounds overturned: prospects for legislative improvement of the Institute**

**Abstract.** The article discusses the prospect of reform of the rules on annulment of convictions in light of modern jurisprudence. Cancellation effects due to the presence of a criminal record, is not confined only to its repayment. Among the other most common ways of lifting them applies early withdrawal of a conviction by the court. Compared to the early 2000-ies it has been used much more often. Removal of conviction by the court it is also a rule incentive that serves to encourage law-abiding behavior in postpenitentiary period.

**Keywords:** criminal record, removal criminal record, good conduct, evaluation categories, criminal policy, judicial practice, judicial discretion, staggered terms.

**30. Zorin O. L., Bakovich M. N., Molodcov E.V. About changes in legal regulation of serving of criminal punishments by the condemned military men**

**Abstract.** In article features of a new order of execution of some special kinds of criminal punishments concerning the condemned military men reveal.

**Keywords:** the criminal punishment, the condemned military man.

**31. Sudenko V. E. Criminal liability for violation of the rules of navigation and assist perishing at sea**

**Abstract.** Discusses issues related to transport crimes, including those committed at sea. Analyzes the issues of responsibility for violations of the provisions of the international conventions governing the actions of a warship in the war. Reveal certain provisions of the Geneva conventions that define the behavior of the vehicle commander to assist victims of the fighting among soldiers and civilians.

**Keywords:** ship, water ship, the captain, the Geneva Convention, military operations at sea, suffered shipwreck, prisoners of war, wounded, hospital ships.

**32. Torbin Yu. G. Dokazyvanie as the form of criminal procedure activity in the criminal legal procedure**

**Abstract.** In this article are examined the problems, connected with the development of the study about the inquiry in the criminal legal procedure of Russia. It is analyzed the scientific positions of scientists, which are concerned the determination of the concept of dokazyvaniya, its essences, purposes and tasks. Is proposed the author's concept of dokazyvaniya as the form of criminal procedure activity.

**Keywords:** inquiry, knowledge, reflection, proving right, criminal legal procedure, criminal procedure activity, the subjects of dokazyvaniya, pravoprimereni

**33. Bogunova A. A. The concept of corruption risks in the activities of military organizations**

**Abstract.** the article analysis the concept of «corruption risks», revealed possible corruption situation taking place in the activities of military organizations.

**Keywords:** military organization, corruption, risk of corruption, state service, corruption situation.

**34. Ilimineykin P. V. The problem of combating corruption and corruption-lack of clarity of certain provisions of the labour code of the Russian Federation**

**Abstract.** Article subject matter: consideration of General issues of corruption and combating it on the basis of the legal analysis of certain provisions of the Labor legislation of the Russian Federation and their potential corruptibility.

**Keywords:** corruption, anti-corruption, corruption potential anti-corruption expertise of legal provisions, the Labour code of the Russian Federation, the Constitution of the Russian Federation, employees, employers.

**35. Klyuchikov I. A. Corruption risks of financial incentives for mentor**

**Abstract.** In article the author examines the legal institutions of the competitive selection for filling positions in the civil service and promoting career advancement of civil servants on a competitive basis. The author analyzes peculiarities of legal regulation of the assignment of a mentor and material incentives at the risk of committing corruption actions by different positions of individuals, the mentor and the person who are being mentored. And as a result, it is proposed to develop Regulation on mentoring in the public service.

**Keywords:** Public service, corruption, and mentoring.

**36. Tuganov Yu. N. Aulov V. K. The loss of representative of employer confidence in the civil servant: legal defects of procedure and ways of their elimination (the probability of use against military personnel)**

**Abstract.** In this article the authors explore such a legal instrument against corruption, as the loss of representative of employer confidence in the civil servant. Identified legal defects of procedure and ways of their elimination. As well as the possibility of applying this procedure to the serviceman.

**Keywords:** corruption, a soldier, civil servant, the loss of confidence.

**37. Koryachentsova S. I. Supervision of performance of the legislation in the sphere of town-planning activity and ensuring efficiency of defense of the state**

**Abstract.** Article is devoted to consideration of features of interaction of territorial and military prosecutors at law enforcement in the town-planning sphere and also to implementation of public prosecutor's supervision of performance of laws at the approval of town-planning documents of settlements which are adjacent to lands of the Armed Forces of the Russian Federation.

**Keywords:** public prosecutor's supervision, prosecutor's office, town planning, state property, subjects to defense and safety

**38. Nasyrov D.V. Legal regime of lands of defense and safety: research object**

**Abstract.** In article the concept and an entity of an object of a research of jurisprudence and also a legal regime of lands of defense and safety are considered. The characteristic of lands of defense and safety as object of the public relations is this.

**Keywords:** research object, legal regime, legal regime of lands of defense and safety.

**39. Rusanov I. P., Ivakin V. I. The question of the legal regime of land and protection of the natural environment in the territories occupied by the structures of the Pacific fleet (on the example of ZATO Fokino, Primorsky Krai)**

**Abstract.** The article is devoted to the land and ecological-legal regulation of relations on the territory of ZATO Fokino in Primorsky region occupied by the objects of the Pacific fleet.

**Keywords:** Pacific fleet, Primorskii Krai, city of Fokino, the closed administrative-territorial formation, border, legal regime of land, environmental protection, regulations.

**40. Ovcharov O. A., Solonina S. N. The role and the place of chaplains in combat: psycho-legal aspects of activities**

**Abstract.** The article briefly describes and analyzes from a psychological and legal point of view, the role and the place of chaplains in combat, discusses the legal documents that regulate the activities of chaplains on the battlefield, and examples of their implementation in combat conditions, it is concluded that further ways of improving the legal framework taking into account the available historical experience.

**Keywords:** legal work, the military, the clergy, combat, morale, and defense.

**41. Pogorelov S. A., Glukhov E. A. Restriction of powers of authority of commanders and chiefs on disciplinary impact on subordinates from commissioners and the Councils of War during the period from 1917 to 1945**

**Abstract.** In article restriction of one-man management of commanders of the Red Army from military commissioners and the Councils of War is analyzed. Authors consider genesis of institute of military commissioners and political leaders in the Red Army, their powers, influence on defense capability of the country. Besides powers of military collegial bodies – the Councils of War regarding encouragement and punishments of the military personnel are studied.

**Keywords:** the one-man management, zampolit, the political leader, the commissioner, the commander, the disciplinary relations, the Councils of War, war, the Communist Party, military management

**42. Fomichenko M. P. The question of the Russian nation and the national interest**

**Abstract.** The article discusses the concept of nation and national interests. Given their definition. It is shown that among the factors leading to nation, international experience highlights: biological origin and civil-political circumstances that on their basis are developed and applied related concepts of the concept «nation». Attention is drawn to the fact that in Russia there are both concepts engendering a nation: a biological origin and co-citizenship. It is seen that national interests are the basis of life of the state and society, aimed at preserving the power of the state and the welfare of his people; that they embodied the mind state and nation, and it consists in the right understanding as its own essence and nature, so the nature and character of the external environment.

**Keywords.** Multinational people of the Russian nation, ethnic range, national interests, society, state.

**43. Kharitonov V. S. Training in cadet schools (schools, buildings) as a form of pre-conscription training of citizens: some issues of legal regulation.**

**Abstract.** The article deals with some issues of legal regulation of citizens' education in cadet educational organizations.

**Keywords:** education in cadet educational organizations, pre-conscription training

**44. Verbitskaya T. M. Will the prohibition of nuclear weapons be a bifurcation point for the international nuclear non-proliferation regime?**

**Abstract.** The article is devoted to the study of the content and internal structure of the nuclear non-proliferation regime as a system in the context of the discussion of the international



treaty on the prohibition of nuclear weapons, which draft was presented to the world community in 2016. Previous initiatives to ban nuclear weapons have been explored in terms of deciding whether the 2016 Nuclear Proliferation Initiative would be successful, and how this initiative would affect the functioning of the nuclear non-proliferation regime. The elements of the general (documents of a universal nature aimed at preventing an arms race and the peaceful use of nuclear energy) and special (documents of a regional nature dedicated to regulating the status of nuclear-weapon-free zones) of the nuclear non-proliferation regime, the ratio between the specified parts are determined. The properties of this system and its characteristics (multilevelness, endogenousness) are established. It is reflected the significance of the adoption of the treaty on the prohibition of nuclear weapons as a basis of formation of an international regime for the prohibition of nuclear weapons for the existence and functioning of the international regime for the non-proliferation of nuclear weapons. There are given arguments that the international regime for the prohibition of nuclear weapons will complement the regime of non-proliferation of nuclear weapons.

**Keywords:** weapons of mass destruction, prohibition of nuclear weapons, endogenous system, international regime of non-proliferation of nuclear weapons.

#### **45. Verdyan A. A. Legal regulation of administrative-legal status of customs officers serving in Armenia**

**Abstract.** The article reveals the issues of legal regulation in General and special status for customs officers performing duties at the offices of the FCS of Russia in foreign States. Feature article is to review issues of special status employee of the customs authority.

**Keywords:** General status of civil servants, the special status of the employee of bodies of state power, administrative and legal status of customs officers.

#### **46. Shurygina, Yu. A. Theoretical-legal and practical aspects of the activities of the military police of the Armed Forces of the Russian Federation**

**Abstract.** The article is a review of the book «Military police of the Armed Forces of the Russian Federation» prepared by a team of the Department of military administration, administrative and financial law military University (authors — V. M. Koryakin, S. A. Montagu and A. N. Podshibyakin). The article reveals the main content of the book, and gives recommendations for its use in the system of vocational job training and educational process in military educational institutions and training units aimed at training, retraining and advanced training for military police of the Armed Forces.

**Keywords:** military police; law and order; military discipline; inquiry in the Armed Forces; road safety; military automobile inspection.

**1. Belkov A. P. The legal framework theory of The National security information protection**

**Abstract.** The analysis of the academic views on the theory of the National security information protection was held. The author notions being introduced were: National Security information, the legal framework of The National security information protection.

**Keywords:** legal framework, national security information, legal regulation of the National security information protection.

**2. Bulygina I. A. Legal regulation of realization of the right to treatment of citizens in bodies of Federal security service of the Russian Federation**

**Abstract.** The article analyzes the system of sources of normative legal regulation of the realization of the constitutional right of citizens to appeal to state authorities and specifics of the regulatory legal regulation of citizens' right to appeal to the bodies of the Federal Security Service of the Russian Federation.

**Keywords:** the right of citizens to appeal, the legal regulation of the right to appeal, the right of citizens to apply to the bodies of the Federal Security Service of the Russian Federation, the right of servicemen to be treated.

**3. Glukhov E. A., Koryakin V. M. The main and secondary in assessing the activities of the soldier: statement of the problem**

**Abstract.** The article deals with the problems of bureaucratization of military management and evaluation of the effectiveness of military personnel, units and military units. Some suggestions are made on how to address these problems.

**Keywords:** military management; bureaucracy; evaluation of the effectiveness of the military; evaluation criteria.

**4. Slivkoff A. S. Contradictions of legal regulation caused by assignment of anti-corruption restrictions, the bans and duties on the workers substituting on the basis of the employment contract of positions of faculty in voyenno-educational institutions**

**Abstract.** The article deals with the problems of legality, validity and expediency of laying on the employees, substituting positions of the teaching staff in military educational institutions, anti-corruption restrictions, prohibitions and duties.

**Keywords:** employees, teaching staff, military organization, anti-corruption, advocacy, restrictions, prohibitions, obligations, rights, responsibility.

**5. Trofimov M. V. Financial legal personality as a prerequisite of financial and legal position of military organizations**

**Abstract.** In the article the author examines financial legal personality and financial and legal position as related concepts that characterize military organizations, and on this basis defines the nature and content of the financial and legal position of military organizations.

**Keywords:** financial legal personality of military organizations, financial and legal position of state bodies, financial and legal position of military organizations.

**6. Shevchuk A. N. The Charter military and judicial 1867 as an important stage in formation of the legislation on procedural guarantees of the military personnel**

**Abstract.** Paper studies the theoretical matters of legal regulation of procedural guarantees of the rights of the military personnel according to the Charter military judicial 1867.

**Keywords:** military judicial authorities, procedural status of the military personnel, procedural guarantees.

**7. Shelkovnikova E. D. Duels in officers' society in imperial Russia: law and honor**

**Abstract.** The article reviews theoretical and legal foundations and role of duel in the officers' society from the point of view of legal bans of the state and moral customs and views of the noble society of imperial Russia.

**Keywords:** duel, duel weapons, feeling of honor, officer, officers' society, military service, noble, law, crime, punishment.

**8. Talybov R. A. General characteristic of the legal relationship arising in connection with seizure of land for needs of defense of the country and safety of the state**

**Abstract.** In the article the legal relations in the sphere of withdrawal of land plots for the needs of national defense and state security are investigated. The parcel of land is presented as object of legal relationship, signs of the parcel of land as object of land legal relationship are considered. The article reveals the content of legal relations in the field of seizure of land for the needs of national defense and state security.

**Keywords:** legal relationship, subjects and objects of legal relations, participants in relations, rights and obligations of participants in relations, characteristics of the object of legal relations, land, signs of land, withdrawal of land for state and municipal needs, the content of legal relations in the field of withdrawal of land.

**9. Kharitonov S. S. On the issue of reclamation work in military organizations: the legal component**

**Abstract.** The article describes the procedure for presenting and satisfying claims for military and other defense products.

**Keywords:** reclamation, act of defects, complaint work, military organizations

**10. Lobanov I. M. Features of legal regulation of military service of adjuncts (doctoral students) of educational organizations of the FSS of Russia as a special type of military service under a contract**

**Abstract.** The article is devoted to identifying the individual characteristics of the legal regulation of the military service by the adjuncts (doctoral students) of the educational organizations of the FSS of Russia as a special type of military service under the contract.

**Keywords:** legal regulation, military service, the legal status of an adjunct (doctoral student), an educational organization, military education.

**11. Kharitonov V. S. Legal Aspects of Regulation of Military Applied Sports as Part of Voluntary Preparation of Citizens for Military Service**

**Abstract.** Legal aspects of dependence of the conscript's right to choose a kind and type of troops in the presence of sports ranks or ranks on military-applied sports.

**Keywords:** military service, conscription, military-applied sports

**12. Trofimov E. N. Return to the published: to the question of conservation for some categories of citizens living in the territory of former closed military cities, the right to receive the state housing certificate for acquisition of accommodation outside these cities in the light of changes to the existing legislation**

**Abstract.** The article points to the implementation by the Government of the Russian Federation of the proposals previously expressed by the author on the preservation of the right to receive state housing certificates (SHZ) for certain categories of citizens in order to resettle from closed military towns and after the exclusion of these military towns from the list of closed ones. The analysis of the amendments made by the Government to the current Rules for the issue and sale of state housing certificates in relation to this category of citizens is also given.

**Keywords:** citizens dismissed from military service, closed military campus, state housing certificate (SHZ), preservation (restoration) of law, dismissal from military service, right to retirement, deterioration of housing conditions.

**13. Tuganov Yu. N., Chitaeva L. E. Project financing of housing construction forecast of risks for military personnel (on the example of judicial practice in the contracts of participation in share building)**

**Abstract.** The article is devoted to individual project financing of housing construction. In connection with the adoption of the Federal law from July 29, 2017 № 218-FZ «On public-law companies to protect the rights of citizens – participants of shared construction in insolvency (bankruptcy) of developers and on amendments to certain legislative acts of the Russian Federation». The article examines some aspects related to judicial enforcement arising from participatory construction agreements, specifies the possible risks to participants in shared construction, and gives examples from various court cases.

**Keywords:** project financing of housing construction, the contract of participation in shared construction, the developer, the participant of share construction, the performance of obligations, possible risks, judicial practice.

**14. Shirkin A. A. Problem aspects of realization by the military personnel pensioners of the right for reimbursement for journey to the sanatorium and improving organizations**

**Abstract.** In article questions of compensation for expenses on the drive to the citizens discharged from military service and members of their families to places of sanatorium treatment or improving rest and back are considered. Examples law-enforcement and jurisprudence are given. Recommendations about improvement of the organization and conducting this work by bodies of military management are offered.

**Keywords:** military pensioner, military service, military management, military transportation documents, free travel, category of journey, route, stop along the line, sanatorium treatment, reimbursement.

**15. Kirichenko N. S. Legal regulation of the involvement of military personnel of national guard troops of the Russian Federation to material responsibilities and some aspects of its improvement.**

**Abstract.** The paper considers the issues of legal regulation of bringing to material responsibility of the military personnel of national guard troops, as well as some gaps in the legislation governing the issue.

**Keywords:** soldier, military unit, liability, damage, national guard troops.

**16. Polunin S. V., Komissarov A. V. Komissarov M. A. Material responsibility of the military: historical and legal aspect**

**Abstract.** The article discusses the formation and development of the Institute of material responsibility of servicemen. The peculiarities of the development of military legislation on liability were always determined by the needs of social and economic development in the conditions of the relevant socio-political system of the state. Analysis of legal models of different periods of development of our state demonstrates competition of functions of legal responsibility: punitive and compensatory.

**Keywords:** material responsibility of servicemen, military property, damage, measure of responsibility, compensation function, punitive function.

**17. Voronov A. F. The collective administrative action: the practice of military courts**

**Abstract.** The article analyzes the norms of the Code of Administrative Judicial Procedure of the Russian Federation, regulations of the Plenum of the Supreme Court of the Russian Federation, governing the litigation of the rights and freedoms of military through the collective administrative action, judicial practice, the shortcomings and the complexity of the application of the procedural law on this issue.

**Keywords.** Collective (group, class) administrative action, administrative proceedings, litigation of rights and freedoms of military, consideration and resolution of administrative cases in military courts.

#### **18. Mahanova R. M. job analysis of the military Prosecutor**

**Annotation.** The article discusses the development and implementation of the profession of military prosecutors in order to supply the military Prosecutor's office with professionals, well-prepared both legally and morally. Special attention is drawn to the need for military prosecutors to master the basics of prosecutorial tactics in the performance of Supervisory and other functions assigned to the military Prosecutor's office. The features of professional activity of military prosecutors in comparison with other prosecutors are shown.

**Keywords:** military Prosecutor, the military Prosecutor's office, job analysis, prosecutorial tactics, the ethics of prosecutorial activities.

#### **19. Nikitin E. L. Actual problems prosecutorial supervision over the execution of laws under the presentation of the results of the operatively-search activity to the military investigative authorities**

**Abstract.** The article examines the criteria for assessing the legality of the submission of the results of the operatively-search activity to the military investigative bodies, typical violations committed by the officers of the operational-search and military-investigative bodies.

**Keywords:** operative investigation activity, operatively-search actions, documentation of search operations, the results of the operational-search activity, the presentation of results of the operational-search activity, procurator's supervision, prosecutor supervision over execution laws in operative investigation activities.

#### **20. Radzhabov A. G. On the issue of counteraction to illegal armed groups**

**Abstract.** This article describes the concept of illegal armed groups, and measures to counter them. Also, the article reveals the basic principles and objectives of the actions carried out by illegal armed groups. Describes the tasks, milestones and means of action of law enforcement agencies in the liquidation of bandit formations.

**Keywords:** illegal armed groups, gangs, terrorism, special operations.

#### **21. Tereshchuk S. S. Some issues of the implementation by military prosecutors of the power to bring to administrative responsibility for the offenses provided for by part 2 of Article 7.24 of the Code of the Russian Federation on Administrative Offenses**

**Abstract.** The article analyzes the procedure for the implementation by military prosecutors of the powers to bring to administrative responsibility for the offenses provided for by part 2 of Article 7.24 of the Code of the Russian Federation on Administrative Offenses. Proposals are made to introduce amendments to the Code of Administrative Offenses of the Russian Federation.

**Keywords:** prosecutor, administrative responsibility, use of a non-residential facility in federal ownership without properly executed documents.

#### **22. Gnedova N. P. the Current state of legal regulation of operational investigative activities in the penal system**

**Annotation.** The analysis of the normative legal acts shows that the operational-investigative activity in the penal system is carried out not only for the purpose of combating

crime, but also to ensure compliance with the requirements of the established order of serving punishment. Operational-search activity in the penal system.

**Key words:** operational-search activity, criminal-Executive system, reforming.

### **23. Karlov I. V. Main indicators of the crimes of cadets of educational institutions of the FPS of Russia**

**Abstract.** The article deals with the qualitative and quantitative characteristics of crime of students of universities of the Federal penitentiary service of Russia. Analyzes the main trends of the offence students in the departmental higher educational institution.

**Keywords:** the crime, the cadet, the Federal penitentiary service of Russia, educational organization

### **24. Onokolov Yu. P. The measures taken in the Russian Federation have succeeded in achieving a stable and significant reduction in the crime rate of servicemen**

**Abstract.** The article contains a brief description of the criminality of servicemen in the Russian Federation, gives concrete data on the significant reduction in the past few years both the main crimes committed in the army and the total number of crimes. The author concludes that the measures taken by the Russian Federation in recent years have succeeded in achieving a stable and significant reduction in crimes committed by military personnel.

**Keywords:** serviceman, the characteristics of crime, the dynamics and structure of crime.

### **25. Subanova N. V. Opposition to crimes and to other offenses in the sphere of the licensing of owner's activity in control of the multi-apartment houses**

**Abstract.** The state of legality in the sphere of the licensing of owner's activity in control of multi-apartment houses has negative characteristic, a whole series of the disturbances of laws is typical. Prerequisites for the offenses appear as the consequence of deficiencies in the law-making activity. The success of crime control lastly does not depend on an increase in the effectiveness in the cooperation of the law-enforcement and controlling (including licenced) organs with the development of crimes. Whereas the procedural the bases of such an interaction at the given moment are distant from the perfection.

**Keywords:** legality, checking, the controlling company, the administrative offense, crime, criminal complaint.

### **26. Bekhalo S. V. On the jurisdiction of criminal cases containing information constituting state secrets**

**Abstract.** The article explores the legal regulation of the jurisdiction of criminal cases containing information constituting a state secret. The author analyzes the legislation on the jurisdiction of criminal cases according to the norms of the Code of Criminal Procedure of the RSFSR and the norms of the Code of Criminal Procedure of the Russian Federation The author concludes that the provisions of the current law do not correspond to the current realities, since in itself the presence in the criminal case of information constituting state secrets is clearly insufficient today, that completely ordinary criminal cases should be examined at the first instance by the supreme, regional and equal courts. In addition, according to the author of the article, in drafting the rules on the jurisdiction of criminal cases, the legislator failed to find a reasonable balance between the right guaranteed by the Constitution of the Russian Federation to a criminal case by that court and by the judge to whose jurisdiction it is attributed by law and the state's duty to ensure the preservation of state secrets. As an exit from the current situation, the author proposes to abandon normatively the rule of determining the jurisdiction of the criminal case, depending on the availability or absence of information constituting state secrets in the case materials.

**Keywords.** Criminal procedure, jurisdiction, state secret, right to a proper court.

**27. Eermolovich Ya. N. Chestnov N. E. On some issues of supervision and investigation of criminal cases by the military justice authorities**

**Abstract.** The article analyzes the practice of supervision exercised by the military prosecutor's offices over the execution of laws by military investigative agencies in the investigation of crimes, as well as the investigative practice of military investigative bodies, reveals problems and contradictions in supervision and investigation of criminal cases, and draws conclusions about the causes of judicial and investigative errors.

**Keywords:** prosecutor's supervision, criminal procedural law, military personnel, military prosecutor authority, military investigative agency, military law, military criminal law.

**28. Sotnikova V. V., Tedeev G. A. Insulting a representative of power: problems of criminal responsibility**

**Abstract.** In this article, problems of the legal nature, qualification and practice of applying the criminal law norm, contained in Art. 319 of the Criminal Code, are considered.

**Keywords:** representative of power, insult, honor and dignity, humiliation.

**29. Verbitskaya T. V. Ratio of the Treaty on the Prohibition of Nuclear Weapons and the International Non-Proliferation Regime**

**Abstract.** The article is devoted to the research of the features, role and place of the Treaty on the Prohibition of Nuclear Weapons of June 7, 2017 within the framework of the law of international security. There are being studied the advantages and disadvantages of the Treaty to resolve the issue of the prospects for the existence and development of an international non-proliferation regime. The method of legal hermeneutics is used to determine the place of the Treaty on the Prohibition of Nuclear Weapons within the framework of international humanitarian law. Functional analysis makes it possible to establish the significance of the Treaty on the Prohibition of Nuclear Weapons for the international non-proliferation regime. With the help of a comparative historical method, there are being studied the common features and peculiarities of the Treaty on the Prohibition of Nuclear Weapons and the draft treaty on the prohibition of nuclear weapons of 2015. System-structural analysis allows exploring the content and structure of the Treaty in terms of assessing its internal consistency and consistency. It is concluded that taking into account the current status of the Treaty on the Prohibition of Nuclear Weapons, it is difficult to achieve the goal for which it was created (preventing the possibility of nuclear war) and the author suggests ways of eliminating the shortcomings of the Treaty.

**Keywords:** prohibition of nuclear weapons, international treaty, normative legal act, denuclearization.

**30. Maksurov A. A. The problems of coordination of the activities of the authorities in countering internal and external threats to security in Scandinavia**

**Abstract.** The article examines the problems of coordination of international cooperation of police services in Europe. The material is of interest as a positive foreign experience and the possibility of its use in Russia.

**Keywords:** coordination, police, international cooperation, information, database.

**31. Ovcharov O. A. Legal work to improve the activities of military clergy, taking into account the experience of Muslim countries**

**Abstract.** The article briefly examines and analyzes some problems of improving the legal work in the field of Church-state relations in the implementation of commanders and military clergy of their powers in the religious sphere and proposes possible ways to solve them, taking into account the experience of Islamic States.

**Keywords:** legal work, military clergy, military service, religious education.

**32. Zakhartsev S. I. To the question about ethics of scientific discussion**

**Abstract.** Reviews the article of V. M. Koryakin «To the question about interrelation of the concepts “military security” and “operational-search activity”» published in the journal «Military law». Analyzes some statements of V. M. Koryakin. Draws conclusions that his article doesn't meet the requirements of ethics, correctness and respect of other scientists.

**Keywords:** ethic, ethical feasibility, science, legal science.

### **33. Koryakin V. M. Personnel selection of officers: historical aspect**

**Abstract.** The article presents a review of the monograph by S. S. Romanov, «Legal regulation of personnel selection of officers of the Russian army and the red army until 1945. The monograph deals with a set of issues related to the state regulation of legal relations for the selection of officers for positions at various levels of the military hierarchy.

**Keywords:** officers; personnel selection; kinoproizvodstva; military promotions; promotions.



**1. Damaskin O. V. Modern legal aspects of Russia's military security**

**Abstract.** We consider the determination of the aggravation of modern military tension, the transformation of the essence and forms of modern warfare, the needs and possibilities of scientific support for the forces and means of defense and security, the actualization of the legal provision of military security.

**Keywords:** war, forces and means of defense and security, military science, military law, military security.

**2. Sudenko V. E. Factors affecting the political and military national security**

**Abstract.** The article deals with problematic issues of the impact of organized crime on the political and military security of the country. The factors influencing the possibility of organized crime through the penetration into power or bribery of officials, including law enforcement agencies, to commit crimes against the armed forces of our country.

**Keywords:** armed forces; crimes; corruption; corruption; embezzlement; abuse of official powers.

**3. Meshchangina E. I. Historical view of the process of formation and development of the Russian judicial-legal system in the period of bourgeois reforms in the second half of the XIX century**

**Abstract.** Today in Russia is of particular importance to the legal system of society. It defines the entire legislative framework including the judicial and justice, which affects the socio-political changes in society. The study of development stages of the proceedings of the XIX century will allow you to determine objective the task of improving the legislation at the present stage of development of Russia of the XX century.

**Keywords:** state, concept, legislation, reforms, regulatory, framework, modernization, judicial system, statutes, society, justice, politics.

**4. Novikova O. V. Who are military lawyers in Russia?**

**Abstract.** The article analyzes the activities of lawyers in the military field, also refers to the history of the emergence of military lawyers in Russia. Describes the activities of lawyers during the Second World War. Addresses the question of existence of the College of military lawyers and what is currently their sphere of activity.

**Keywords:** lawyer, military law, military law school, inter-Republican bar Association, protection of citizens ' rights, naval lawyers, criminal and civil cases, military units, military bar Association.

**5. Sologub D. P. Legal regulation of migration processes in Russian Federation: historical retrospective**

**Abstract.** This paper examines the retrospective aspect in the development of migration processes and the role of the Russian state in this region. Central to the study devoted to identify the facts contributing to the most effective legal regulation and state control of migration processes in Russia.

**Keywords:** migration, foreign national, migration activity, migration system, migration processes, the corps of gendarmes, control, accounting of the population.

**6. Torbin Yu. G. Formation and development of the procedural status of the investigator in the Russian criminal trial**

**Abstract.** The article deals with the issues of legal regulation of the procedural status of the investigator in the Russian criminal process from the moment of official fastening of the procedural figure of the investigator as a participant in the criminal proceedings as a result of the

investigative reform in Russia in 1860, before the entry into force of the Code of Criminal Procedure of the Russian Federation in July 2002.

**Keywords.** Investigator, judicial investigator, criminal procedure, procedural status, powers, statute, decree, order, criminal procedure code, investigative reform, judicial reform, prosecutor, head of the investigative body, head of the investigative body.

**7. Fadeev N. V. Skulakov R. M. Military legal aspects of delimitation of the Arctic as a basis for ensuring the military and border security of the Russian state in the region (from the second half of the XIV to the middle of XVII century)**

**Abstract.** This article is devoted to the research of military legal aspects of the relations between Russia and neighboring Nordic countries in period from the second half of the XIV to the middle of XVII century. The factor of military and political strengthening of Denmark and Sweden is disclosed as a prerequisite for unleashing wars for the possession of Russian territories on the Kola Peninsula and on the White Sea coast. The article provides the substantiation of the dependence of the formation of the international legal status and regime of using the territories of the Arctic on the growing role of the Russian North in ensuring the military and border security of the state.

**Keywords:** Arctic, territorial delimitation, international legal regime, Russia, Denmark, Sweden, military security, border security.

**8. Azovtsev A. A. Concept and types of administrative investigation in the Armed Forces of the Russian Federation**

**Abstract.** The article deals with the types of administrative investigation conducted by commanders (chiefs). The criteria of classification of types of investigations (proceedings) conducted in the Armed forces are revealed. The formulated conclusions give recommendations on improvement of the legislation in the field of carrying out investigations (proceedings) in Armed forces.

**Keywords:** administrative investigation, trial, commander of military unit, offense.

**9. Anishchenco E. V. Legal regime: the definition of**

**Abstract.** The article deals with the theoretical aspects of the concept of "legal regime". Based on the analysis of different authors' approaches to the definition of the essence of this legal phenomenon, the author's definition of the concept of "legal regime" is formulated.

**Keywords:** legal regulation, legal regime, legal entities, legal means.

**10. Baranenkova I. V. Procedure of notification of the facts of treatment by military personnel in order to induce them to commit corruption offenses**

**Abstract.** Military personnel devote the Article to the consideration of the essence and procedure of notification of the facts of treatment in order to induce them to commit corruption offenses.

**Keywords:** prevention of corruption, military service, corruption offenses, duty of the service member to notify about the facts of the address for inducing him to commit corruption offenses.

**11. Venchikov D. A. Signs of law enforcement authorities in the border crossing points through the state border**

**Abstract.** This article discusses common signs law enforcement and compliance of the operational activity of border authorities at the checkpoints across the border. It concludes that by its nature border enforcement activities in border crossings is law enforcement.

**Keyword:** Law enforcement; border authorities; border crossings; signs law enforcement; border control; protection of the state border; legal basis.

**12. Glukhov E. A. Influence of bureaucratic procedures on administrative decisions**

**Abstract.** In article officials, analyze positive and negative sides of observance of bureaucratic procedures, instructions and regulations. The conclusion that strict and their unconditional execution will paralyze an initiative and progressive development is drawn.

**Keywords:** bureaucracy, office-work, multiwriting, official, regulation, formalism, initiative.

**13. Rodicheva N. I. Some aspects of material responsibility of military personnel**

**Abstract.** This article analyzes some issues of liability arising from changes in the scope of public law regulation after the formation of private law and the collapse of the Soviet Union.

**Keywords:** material responsibility of military personnel, state, property responsibility, public relations, service law.

**14. Talybov R. A. Some directions of improvement of legal regulation of withdrawal of land plots for the needs of national defense and state security**

**Abstract.** The article presents an analysis of the scientific concept of "legal regulation". The necessity of improvement of legal regulation of withdrawal of land plots is considered. The directions of legal regulation allowing to reduce terms on preparation of the uniform draft of the scheme of territorial planning are offered. The rules on the development and approval of the draft territorial planning scheme are considered.

**Keywords:** legal regulation of seizure of land, improvement of legal regulation, grounds for seizure of land, transfer of rights to the withdrawn land.

**15. Shcherbak S. I. On the right of authorities to use firearms**

**Abstract.** The article presents the results of the analysis of normative legal acts of the Russian Federation and monographic literature, which enshrines and clarifies the right of servicemen and officials of public authorities to use weapons in law enforcement.

**Keywords:** weapons; the use of weapons; the right to use weapons; the authorities; the military; officials; the right to life; law enforcement.

**16. Bagavudinov S. G. Forfeiture of property to the government revenue as means anti-corruption**

**Abstract.** The article discusses corruption as a socio-economic problem of society and the state, and also explains the advantage of the institute of forfeiture of property to the government revenue as an effective measure of anti-corruption.

**Keywords:** corruption; anti-corruption; forfeiture of property to the government revenue.

**17. Baskakova I. V. Escrow account contract: certain questions of law application**

**Abstract.** Article is devoted to consideration of features of escrow account contract as specified type of bank account contract, its elements, and content, legal essence and also problems of its application are investigated.

**Keywords:** bank account contract, escrow account contract, depositor, beneficiary, escrow agent, bank.

**18. Egorov A. P. About approaches to classification of aircrafts in the system of real estate units**

**Abstract.** Objective: to consider approaches to classification of aircrafts by various bases, including on technical characteristics, legal status and appointment. Methods: the analysis of the existing scientific works on this perspective and also comparison and consideration of the problems existing in them. Results: on the basis of the analysis of relevant scientific works, a number of approaches to classification of aircrafts by various bases is revealed. Scientific novelty: in article a number of approaches to the bases of classification of aircrafts are

generalized and offered to consideration, their assessment is carried out and the author's opinion on further improvement of this direction is expressed. Practical importance: basic provisions and conclusions of article can be used by graduate students, doctoral candidates, scientists when writing scientific works of various level, in education guidances with the purpose to offer the list to those term papers and papers, scientific articles for continuation of a research.

**Keywords:** air law, aircraft, aircraft, state registration, aircraft, legal regulation, Air code, Civil code.

#### **19. Misak A. Yu. Legal problems of group participation in corporate procurement**

**Abstract.** In article the author carries out the scientific analysis of the Federal law" on purchases of goods, works, services by separate types of legal entities "adopted on July 18, 2011. Researches show that unambiguous definitions and requirements imposed to" the collective participant " in the law isn't present, and it leads to serious problems which arise both at customers, and at participants of procedures of purchases. The lack of a uniform understanding of the individual provisions of the act in theory and practice does not contribute to the establishment of due process in procurement. According to the author's reasoned conclusion, the issues of participation of a group of persons in corporate procurement require a separate, independent study, which will create a basis for improving the legislation and practice in this field.

**Keywords:** procurement, a procurement participant, a group of individuals, the collective participant, consortium, Association, the law on procurement.

#### **20. Smorchkova L. N., Ereemeev V. Y. Some issues of Federal real estate management in the military organization of the state**

**Abstract.** The article deals with some cross-sectoral aspects of the management of real estate objects of military organizations, due to both the administrative and legal nature of the actual management activities, and civil-legal content of property rights, through the implementation of which is carried out the direct management of military organizations of their real estate.

**Keywords:** military organization, real estate, management, use, accounting, redistribution.

#### **21. Trachuk O. V. Civil and legal status of military educational organization**

**Abstract.** The article deals with the issues related to the legal status of the military educational organization. Features of legal regulation of activity of the military educational organization are revealed, and also the main directions of improvement of the civil status of the specified non-profit organizations are offered.

**Keywords:** military educational organization, property, financing, subsidiary responsibility, national security of the country.

#### **22. Ananyeva E. E. Directions of optimization of work on pension provision in bodies of Federal security service**

**Abstract.** The article deals with some directions of increase in efficiency of execution of FSB of Russia of the state function on pensions provision of the persons who made military service, in modern conditions.

**Keywords:** pensions provision, interdepartmental electronic interaction, administrative regulations.

#### **23. Ivanov V. Yu. Legal consequences of erroneous inclusion of a soldier in the register of participants of the savings and mortgage system of housing**

**Abstract.** The article deals with the issue of termination of legal relations between the military, the authorized registering body in case of erroneous inclusion in the register of participants of the savings and mortgage system .

**Keywords:** accumulative-mortgage system of housing provision for servicemen, right of servicemen to housing, register of participants of accumulative-mortgage system.

**24. Kirichenko N. S. On the possible conflict between the provisions of the laws, regulation mentirosa the procedure for the recognition of the family of a serviceman**

**Abstract.** The article deals with the issue of possible contradictions between the provisions of the laws, which contain criteria for classifying a citizen to family members, which creates some difficulties in ensuring social guarantees of military family members.

**Keywords:** soldier, military unit, family member, social security, contradiction.

**25. Trofimov E. N. To the question of eviction from service residential premises former members of the family military service**

**Abstract.** The article analyzes the practice of resolving disputes related to the resolution of claims demanding the termination of the right to use office accommodation provided to a serviceman, eviction and removal from the registration of former members of the family serviceman.

**Keywords:** serviceman, former members of the serviceman's family, office accommodation, termination (termination) of the contract for hiring an office accommodation, termination of family relations, the right to file a lawsuit, eviction, removal from the registration records, loss of the right to use.

**26. Kharitonov S. S. To the issue of payments on official business trips of servicemen: legal aspects**

**Abstract.** The article gives a brief analysis of the legal resolution of typical situations that arise when servicemen are on official business trips.

**Keywords:** military service, official travel, dismissal from military service, reimbursement of expenses on official business.

**27. Vilkova A. V. Zinin, G. Yu. The Institute of multiple offences in the criminal legislation of foreign countries**

**Abstract.** The article deals with the definition of the set of crimes in various sources of foreign criminal law, the place of this institution and its form. The authors also investigated significant similarities and differences in the rules of sentencing for a set of crimes in comparison with the criminal legislation of the Russian Federation. Possible variants of reception of foreign norms in the domestic legislation are described.

**Keywords:** set of crimes, plurality, sentencing, judicial practice.

**28. Mozgovoy O. A. Using the experience of a military investigator in the context of armed conflict to optimize military criminal legislation and the educational process**

**Abstract.** In this article the pedagogical worker and party analyses the shortcomings of the current hostilities, military criminal legislation worked out concrete suggestions for its improvement, establishing criminal liability for crimes committed by military personnel in time of war and combat. Examples of investigative practices of the author. Includes specific recommendations for using the experience of the investigator of the military prosecutor's Office in the context of the armed conflict in the teaching of criminal law and Criminology, the Criminal Law Department of the Military University.

**Keywords:** military criminal legislation, wartime combat environment, counter-terrorism operation, the training process.

**29. Nazarov A. A. Concept and composition of the military crime on the legislation of foreign countries**

**Abstract.** The article considers national approaches to the concept and composition of a military offense. Based on the analysis of the military-criminal law of individual countries (Belarus, Kazakhstan, Ukraine, Germany, USA), specific features of the subject composition, legal fixation and time criterion are highlighted. A comparative analysis of legal families regarding the regulation of military crimes was carried out.

**Keywords:** military crime, military criminal law, legal family, military man, military service.

**30. Ponomareva A. V. Some features of procedural activities of investigators of military units on check of messages on crimes**

**Abstract.** This article presents the results of a study of the content of procedural activities of investigators of military units. In the course of research problem situations arising in procedural activity of investigators of military units on the basis of which the author's offers directed on improvement of this activity are formulated are revealed. Also the author points out that the specified offers for practice of activity of investigators of military units will have the greatest efficiency only in the context of the complex of measures given in the conclusion of work.

**Keywords:** the investigator of military unit, check of the message on a crime, procedural activity, body of inquiry, the commander of military unit.

**31. Sotnikova V. V., Abdulkhakov Zh. E. Actual problems of the institute of exemption from criminal liability with the appointment of a judicial fine**

**Abstract.** In the present article, the problems of the legal nature of the new complex criminal law and criminal procedure institute for the release of criminal responsibility with the appointment of a judicial fine as a measure of the criminal-law character are examined, the practice of its application is analyzed, and proposals for resolving disputes are outlined.

**Keywords:** judicial fine, exemption from criminal liability, compensation of damage, termination of criminal case.

**32. Sudenko V. E. Lineva E. S. Problems of implementation of house arrest as a corner-but-procedural coercive measure**

**Abstract.** The article examines the issues relating to the measure of restraint, as house arrest, in relation to persons who have committed crimes against military property or the defense capability of the country. The authors, analyzing the criminal procedure legislation on procedural suppression, come to the conclusion that certain provisions of the CPC of the Russian Federation do not comply with the existing realities, since the law in some cases allows for gaps, shortcomings and inaccuracies in the implementation of this measure of procedural restraint. Despite the constant additions and changes to the criminal procedure legislation, some issues remain unresolved. Some proposals aimed at improving the effectiveness of this preventive measure are shown.

**Keywords:** serviceman; civilian personnel of the Ministry of defence of the Russian Federation; procedural measures; detention; house arrest; extension of preventive measure; change of preventive measure.

**33. Barkalova E. V., Vyshtykaliuk A. M., Popov A. I. To the issue of the legal regulation of the prosecutor's familiarization with audio and video materials at pre-trial stages of criminal proceedings**

**Abstract.** The article describes the problem of prosecutor's familiarization with audio and video materials that record the course and results of the investigative actions, and also represent other evidences in the criminal case during the prosecutor's analysis and assessment

of the legality of the procedural investigator's decisions in the pre-trial stages of criminal proceedings. The authors analyzed the current criminal procedural rules regulating the procedure of the prosecutor's familiarization with video (phonograms) that are contained in the materials of the criminal case, as well as judicial investigation on excluding the results of the use of additional means of recording the investigative actions and other audio and video materials from the number of evidences in the criminal case. The article contains available in the scientific literature and used in practice ways of public prosecutor's familiarization with video (phonograms) contained in materials of criminal case, the author's proposal of procedural regulation under the prosecutor's powers consideration is formulated.

**34. Danilova N. Ah., Nikolaeva T. G. Analysis by the prosecutor of the protocol of inspection of the crime scene**

**Abstract.** The article deals with the problematic issues arising from the Prosecutor's analysis of the protocols of inspection of the place of incidents compiled at the pre-trial stages of the criminal process. Typical mistakes, mistakes made when specifying the date, place and time of inspection of the place of origin; mistakes made in relation to participants of survey of the place of origin; the mistakes made by production of survey of the place of incident; the mistakes made at the end of survey of the place of incident are revealed and analyzed.

**Keywords:** inspection of the scene; Protocol of inspection of the scene; analysis by the Prosecutor of the Protocol on inspection of the scene.

**35. Koryakin V. M. Warning of the military Prosecutor as a preventive means of ensuring the rule of law in the Armed Forces of the Russian Federation**

**Abstract.** The article deals with the essence and concept of warning about the inadmissibility of violation of the law, which the military Prosecutor has the right to send military officials in order to prevent offenses and in the presence of information about the upcoming unlawful acts. The author reveals the conditions under which this measure of prosecutorial response is applied, assesses the preventive role of this institution in the system of means of law and order in the military organization of the state.

**Keywords:** the warning about the inadmissibility of violation of the law; the Prosecutor's response; the military Prosecutor's office; the rule of law.

**36. Mahanova R. M. The formation of the Prosecutor's tactics**

**Abstract.** In the article the problems of formation of tactics of supervising activity of military prosecutors are considered, contradictions of this process are shown, it is proved that the Prosecutor's tactics is a sub-area of scientific knowledge and acts as a link between the theory and practice of Prosecutor's activity.

**Keywords:** military Prosecutor, bodies of military Prosecutor's office, Prosecutor's tactics, legality.

**37. Subanova N. W., Vorontsov A. A. Activity of the prosecution authorities to counter illicit trafficking in arms**

**Abstract.** This article analyses the work of procuratorial organs on combating illicit trafficking in arms. Spaces are considered the legislation in this area and ways to overcome them.

**Keywords:** surveillance, illegal arms trafficking, the Prosecutor, crime, licensing.

**38. Kandybko N. V., Parshakov A. S. For a question of the main directions of counteraction of crime among the military personnel: history, modernity, development prospects**

**Abstract.** The article analyzes historical, modern and perspective aspects of combating crime among military personnel.

**Keywords:** systemic impact on crime, criminal policy, victimological direction of crime counteraction, latent crime, crime prediction (victimization).

**39. Onokolov Yu. P. It is necessary to improve the work to prevent increased motor vehicle crimes committed by servicemen outside the service**

**Abstract.** The article contains data on the criminality and conviction of servicemen for military and common-law motor vehicle crimes. As a result of the analysis carried out by the author, the author concluded that it is necessary to intensify the work on the prevention of motor vehicle crimes committed by military professionals outside the service.

**Keywords:** servicemen, crime prevention, general and military motor transport crimes.

**40. Kharabet K. V. Military narcocriminology as a promising field of military criminology**

**Abstract.** This article examines the associated crimes and various methods adopted by Russian Federation Army to fight the illegal drugs problem. Military narcocriminology as a promising field of military criminology.

**Keywords:** military narcocriminology, military criminology, drug crime, reasons for substance abuse, methods adopted by Russian Federation Army to fight the illegal drugs problem.

**41. Ageev A. A. Some «April thesis» on counter-terrorism issues**

**Abstract.** The article analyzes possible scenarios of development legal regulation of a counter-terrorism in the contemporary international law.

**Keywords:** Anti-Terrorism Center of the Commonwealth of Independent States, terrorism, model law-making.

**42. Verbitskaya T.V. The correlation between the prohibition of the use of nuclear weapons in international humanitarian law and the right of the State to self-defense**

**Abstract.** The article is devoted to the study of such a complex problem in international relations as the legitimacy of national self-defense through the use of nuclear weapons. The study of the position of Russian and foreign scientists permits to research the criteria that must be observed to ensure the legitimacy of national self-defense through the use of nuclear weapons.

**Keywords:** nuclear safety, self-defense, armed attack, international humanitarian law, prohibition of the use of nuclear weapons.

**43. Dolgova A. I. Terrorism and the international legal framework to combat it**

**Abstract.** The article analyzes different approaches to understanding and responding to terrorism, international legal acts on combating terrorism.

**Keywords:** terrorism; terrorist acts, methods and practices of terrorism; military conflict; the UN Convention of the SCO on the fight against terrorism.

**44. Ovcharov O. A. Problems of legal work to improve the activities of military clergy and ways to solve them, taking into account the experience of Norway**

**Abstract.** The article briefly describes and analyzes the problems of improving legal work in the field of military-religious relations, including some aspects of the Institute of military clergy, its military service, legal status, concludes the way to further improve legal work, taking into account the analysis and generalization of foreign experience (Norway).

**Keywords:** legal work, military clergy, priest, unity of command, right to religion, defense.



**1. Davydov A. V. On the issue of state security forces and their competencies**

**Annotation.** The article deals with the issues of ensuring such a component of the national security of the Russian Federation as state security. The author, because of the analysis of historical aspects of activity and competence of special services of the Russian Federation, defines their role in ensuring state security.

**Key words:** national security, state security, special services, public administration.

**2. Dolgova A. I. The system of legal regulation of the fight against terrorism**

**Annotation.** The article analyzes the system of legal acts on combating terrorism, shows the diversity of counter-terrorism activities.

**Key words:** terrorism; system of legal response to terrorism, counter-terrorism activity, international and Russian legal acts on fight against terrorism.

**3. Meshchangina E. I. To a question of legal support of national security of the Russian Federation**

**Abstract.** The article deals with the essence of legal support for national security in the conditions of the development of the Armed Forces of the Russian Federation.

**Keywords:** national security, sustainable development, personality, society, state, strategy, the army, military education.

**4. Alekseev M. V. Concept and directions of improvement of the organization of preparation of administrative regulations in activity of bodies of Federal security service**

**Abstract.** On the basis of the analysis of theoretical sources, current legislation and materials of law enforcement practice of the Federal security service, the article considers the concepts of administrative regulations of the Federal security service and the organization of preparation of administrative regulations in the activities of the Federal security service bodies. On the basis of the received results of research the basic problems connected with the organization of preparation of administrative regulations in activity of bodies of Federal security service are defined, ways of their decision and the direction of improvement of this type of activity are offered.

**Keywords:** administrative procedure, administrative regulations, administrative reform, operational activities, Federal security service, electronic administrative regulations.

**5. Kulikova V. A. The development of multimodal logistic transport centers in the Far East during**

**Abstract.** In operation questions of creation of multimodal logistic transport centers in the Far East are considered, including, during global imposition of sanctions in connection with sharply rising it is rocket – a nuclear problem of the Korean peninsula and the organization on their basis of effective interaction of different types of transport. Importance of enhancement of transport law is marked.

The measures promoting creation of conditions for new logistic products and improvement of quality of service of container transportations in the Far East that can be an incitement for development and solidifying of foreign economic relations between Russia and Asia-Pacific countries are proposed, the technique of formation of a set of alternatives of development of the international transport corridors connecting the northeast provinces of China and ports of the South of the Far East, technology of narrowing of this set, search of the optimal variant depending on the forecast of need for container transportations, and a technique of formation of area of effective alternatives of change of an appearance and power of the international transport corridors taking into account uncertainty of forecasts in volumes of transportations will be offered.

**Keywords:** Sanctions transport logistics, the missile and nuclear issue on the Korean Peninsula, transport potential, OAO "RZhD", sea ports, Far East, cluster, the operator.

#### **6. Nesterov A. I. The department organization in context of legal personality**

**Annotation.** The article contains the scientifically approved legal analysis of statute regulations of Russian Federation state's departments system including ones with military service. The analysis is based on fundamental principles of legal science concerning the meanings of subject of law term as well as details of legal personality of state's departments and other state organizations. The department organization model used by the article's author can be used for solving different legal practice issues.

**Keywords:** legal personality, subject of law, department, body of state, state organization

#### **7. Petushkov A. A. Formation and development of geoinformation technologies in border activities**

**Annotation.** The article presents the author's vision of the development of geoinformation technologies in the border activities, as well as the features of the introduction of geoinformation technologies in the border activities on the basis of theoretical analysis, the study of different points of view of the authors regarding different periods of formation and development of geoinformation technologies in various spheres of society.

**Key words:** geoinformation support, geoinformation technologies, information, map, border security, border authorities, threats.

#### **8. Skorobogatov M. V. The military-legal status of the border Department of the Russian Federation**

**Annotation.** The purpose of this article is to reveal the essence and main elements of the frontier, as a structural unit of the border troops. The features of normative legal regulation of the legal status of the frontier are considered. The elements and content of the military-legal status of the frontier post are revealed. The structure of the border Outpost, especially its functioning as a separate military facility (military camp).

**Key words:** state border, border Department, border Outpost, military camp, legal status, Federal security service.

#### **9. Trofimov M. V. Methodological bases of construction of the theory of financial and legal position of military organizations**

**Abstract.** In the article the author determines the place of the theory of the financial and legal position of military organizations in the system of legal science, and also reveals the peculiarities of the methodology for constructing this theory

**Keywords:** theory of military law, military legal research methodology, financial legal personality of military organizations, financial and legal position of military organizations

#### **10. Egorov A. P. About terminological definiteness of concept of the aircraft taking into account legal regulation in the Russian Federation**

**Annotation.** The article discusses approaches to the definition of "aircraft" in the Russian legislation. The authors propose an approach to the definition of an aircraft as an aircraft maintained in the atmosphere by interacting with air, different from the interaction with air reflected from the surface of the earth or water, and designed for both the transportation of passengers and (or) cargo, and for other purposes provided for in its state registration.

**Keywords:** air law, aircraft, aircraft, state registration of aircraft, aviation

#### **11. Motasova D. D. Civil regulation of the use of unmanned aerial vehicles according to Russian and foreign legislation**

**Abstract:** the article discusses some aspects of legal regulation in the field of unmanned aerial vehicles (UAV) in Russia and abroad, in particular, the features of legal consolidation of the concept of UAV are studied, civil-legal problems of UAV use are noted, including those related to the compensation of damage caused by them, examples of legal regulation of UAV in foreign legislation (USA, China, other countries) are considered.

**Keywords:** unmanned aerial vehicles, unmanned aerial vehicles, drones, legal regulation of the use of UAVs, the source of increased danger.

#### **12. Surnina O. S., Trachuk O. V. Assurance of circumstances as a means of civil protection of a weak party**

**Abstract.** The article analyzes the legislation regulating the institution about the circumstances in Russia taking into account foreign experience and emerging judicial practice. The legal nature of the relationship associated with the construction of the assurance of the circumstances, as well as the application of various measures of responsibility to the dishonest counterparty in connection with the provision of unreliable assurances is determined.

**Key words:** the Institute for the certification of the circumstances, the weak side, honesty, responsibility, commitment.

#### **13. Tischenko A. G. Legal aspects of advances state defense order and the consequences of its absence**

**Summary.** The article is devoted to the study and definition of advance, the criteria of difference between advance and prepayment are shown, the features of the advance of the state defense order are disclosed, as well as the legal consequences of non-performance or improper performance of obligations to ensure the advance of works performed under the state defense order.

**Key words:** state defense order; cooperation; accompanied the deal; advance; prepayment; obligation; liability.

#### **14. Ivanov V. Yu. Legal regulation of compulsory state life and health insurance of military personnel needs to be improved**

**Abstract:** the article is a scientific and practical commentary on the decision of the constitutional Court of the Russian Federation dated June 18, 2018 № 24-P, which presents the results of the constitutional control of certain provisions of the Federal law "on compulsory state insurance of life and health of military personnel ...". According to the results of this control, the constitutional Court recommended the legislator to amend the said law in the part concerning the exclusion from it of the rules allowing the policyholder to refuse to pay the penalty to the beneficiaries for the unjustified delay in the payment of insurance sums, if the contract of compulsory state insurance with the insurance company is not concluded in a timely manner.

**Key words:** compulsory state life and health insurance; insurance contract; beneficiaries of compulsory insurance; penalty.

#### **15. Ilmeneykin P. V. Legal uncertainty of the status of veterans of military service and their families**

**Annotation.** The article examines the legal and social causes and conditions of legal uncertainty of the status of military service veterans and their families.

**Key words:** veterans of military service, veterans of labor, family members of veterans, rights and benefits, social guarantees, social support measures, social protection.

#### **16. Kazakov D. A. Legal regulation of the formation of federal executive and state bodies specialized housing fund in accordance with the Federal Law with respect to military service**

**Annotation:** this article is devoted to consideration of theoretical problems connected with formation of specialized housing fund of federal executive and state bodies in accordance with the Federal Law with respect to military service. The author explores the legal nature of living premises of specialized housing fund and its formation mechanism.

**Key words:** specialized housing fund, business living premises, dormitories, temporary housing fund premises.

#### **17. Koryakin V. M. Federal law " on the status of servicemen»: 20 years later**

**Annotation.** The article is a General overview and description of the Federal law "on the status of military personnel". The place of this legislative act in the system of military legislation is shown, the analysis of changes and additions made to it for 20 years is given. The gaps and contradictions existing in the law are revealed, the ways of their overcoming are offered.

**Key words:** status of military personnel; social protection of military personnel; social guarantees of military personnel; gaps in the law.

#### **18. Pichugin D. G. Topical issues of providing with premises of the military personnel who is subject to dismissal from military service, and the citizens dismissed from military service**

**Annotation.** The article is devoted to the problematic issues related to the provision of military personnel subject to dismissal from military service, and citizens dismissed from military service, living quarters for permanent residence in various forms. The author gives interpretation to some provisions of the current legislation in the sphere of housing providing the military personnel who is subject to dismissal from military service, and the citizens dismissed from military service. The proposals on the improvement of normative legal acts regulating social relations in the specified sphere are formulated.

**Keywords:** right to housing, housing for military personnel, guarantees in the field of housing for military personnel, military personnel who is subject to dismissal from military service, citizens dismissed from military service.

#### **19. Kharitonov S. S. Separate issues of the monetary allowance of servicemen in the light of assessing the legality of the actions of commanders (commanders)**

**Annotation:** the article analyzes prosecutorial and judicial practice, decisions taken by military leaders in the field of financial provision for servicemen

**Keywords:** military service, serviceman, monetary allowance, financial provision of servicemen, legality

#### **20. Tuganov Yu. N., Hanko V. V. Legal aspects of formation and development of leadership qualities in the system of the Institute of civil and military service of the Russian Federation**

**Abstract:** the article raises topical issues of formation of tools for the development of leadership qualities in the system of state civil and military service of the Russian Federation. Various approaches to the formation of personnel reserve in both civil and military service are analyzed.

**Keywords:** state service of the Russian Federation, state civil service, military service, competition for vacant positions, qualification exam, certification, additional professional education, personnel reserve.

#### **21. Kharitonov V. S. On some legal aspects of entering the Suvorov military schools and training as a form of voluntary training of citizens for military service**

**Annotation.** In the article some questions of the legal regulation of the receipt and training of citizens in Suvorov military schools are considered.

**Keywords:** voluntary preparation of citizens for military service, Suvorov military schools.

**22. Zaikov D. E. Features of legal regulation counteraction to nepotism in labor relations**

**Abstract.** The article examines from a critical point of view the legal regulation of the institution of countering nepotism in labor relations, as well as its graduation depending on the organizational and legal form of the employer.

**Keywords:** nepotism, counteraction to corruption, employee, relatives, subordination, subordination.

**23. Ilin Y. A. Organizational and legal principles of corruption counteraction on public procurement system for the needs of Armed Forces of Russian Federation**

**Annotation:** this article describes some up-to-date ways of implementing organizational and legal regulations for anti-corruption policy during public procurement for the needs of the Armed Forces of Russian Federation.

**Key words:** corruption counteraction, public procurement system, organizational and legal principles, needs of Armed Forces of Russian Federation.

**24. Venchikov D. A. The content and normative consolidation of the organic functions of law enforcement agencies in the prop points across the state border of the Russian Federation**

**Summary:** the article deals with the functions of law enforcement and their consolidation in the normative legal acts regulating the operational activities of border agencies at border crossing points. It is concluded that the main functions carried out by border authorities at border crossing points characterize the operational and service activities of border agencies as law enforcement.

**Keyword:** law enforcement; border control; border crossing points across the border; law enforcement functions; the admission through border of persons and vehicles; types of activities of border agencies.

**25. Luzhin K. N. Comparative legal analysis of military courts of the Russian Federation and the Republic of Azerbaijan**

**Abstract:** the article examines the comparative legal analysis of the system, powers and status of judges of the military courts of the Russian Federation and the Republic of Azerbaijan, as well as makes specific proposals for amendments to the current legislation.

**Keywords:** judicial power, military courts, military judicial bodies, military legislation of the Russian Federation and the Republic of Azerbaijan.

**26. Mahanova R. M. The content of the concept of tactics of Supervisory activity of the military Prosecutor**

**Annotation.** The article deals with the problems of formation of the scientific definition of the tactics of supervision of military prosecutors, shows the different approaches to the formulation of this concept, presents the author's definition of the concept of tactics of prosecutorial activity.

**Keywords:** military Prosecutor, prosecutorial tactics, the rule of law.

**27. Parshakov A. S. Oversight support of the activities of Russian troops abroad: history and modernity**

**Abstract.** The article deals with the historical and modern aspects of the Prosecutor's Supervisory support of the activities of Russian troops abroad.

**Key words:** international Treaty, Prosecutor's supervision, criminal prosecution, activity of Russian troops abroad, peacekeeping contingent.

**28. Afanasyeva O. R., Shiyan V. I. Crimes against military service: condition, dynamics, structure and reasons**

**Summary.** On the basis of official statistical data of the FSI "GIAC of the Ministry of Internal Affairs of Russia" the criminological aspects of the condition, dynamics and structure of crimes against military service are presented in the article. Attention is paid to the level of crimes against military service and criminal activity of the population (per 100 thousand). The main reasons are considered.

**Key words:** crimes against military service; criminological characteristics; qualitative and quantitative indicators of crime; the causes of crime; the structure of crimes against military service.

**29. Glukhov E. A. Evstratova Yu.A. On the need to release the command from the untypical responsibilities for investigating crimes**

**Abstract.** The article analyzes the rules of the code of criminal procedure concerning the command duty to take part in the investigation of crimes of subordinates. The author reveals the contradictions of the norms of the criminal procedure code of the Russian Federation in the specified sphere of the relations point to the incompetence of military officials to conduct investigations in the interest of the command in the concealment of offences and reducing the criminal episodes. On the basis of the stated the proposal to exclude commanders of military units from the list of bodies of inquiry is made.

**Key words:** inquiry in the Armed Forces, investigation of crimes, investigation, military crimes, urgent investigative actions, military investigative bodies, evidence in violation of the law, unusual functions.

**30. Kolotushkin S. M., Loseva S. N. Reconstruction of the explosive device in the Wake of its explosion on a scene**

**Annotation.** The article deals with the issues of restoring the appearance of the explosive device in the Wake of the explosion at the scene. In the framework of the explosion examination, the mass-dimensional characteristics of the explosive device, its shape and position relative to the surrounding objects at the time of the explosion are determined. The basis of the method of reconstruction of the combat part of the explosive device is the assessment of the coordinate law of the flight of primary and secondary fragments, the size and shape of the blasting zone, traces of explosion products at the scene.

**Key words:** explosive device, inspection of the scene, fragmentation defeat, brisant zone of defeat, chemical composition of explosive substance.

**31. Onokolov Yu. P. The main part of the crimes in the troops began to be performed by military professionals**

**Annotation.** The article contains a brief description of the criminality of service members who serve under a contract, gives specific information about his significant increase in the last few years. The author concluded that military prosecutors should pay attention to counteracting the significantly increased crime rate of military professionals.

**Key words:** counteraction, increase in criminality, service members who pass military service on contract.

**32. Sudenko V. E. The dominant importance of the subjective side in the crime**

**Annotation.** The article deals with the problematic issues of correlation of the subjective side of the crime with other institutions of the General Part of the Criminal Law. The ratio of the subjective side and complicity in a crime, as well as an unfinished crime, is analyzed. The

relationship between the subjective side and the causal relationship between the act and its result is shown. The conclusion is made about the dominant role of the subjective side.

**Key words:** crime structure; the subjective side; complicity; preparation for crime; attempt on a crime; forms of guilt.

**33. Gnedova N. P. Topical issues of execution of imprisonment with regard to convicted women**

**Abstract.** Some controversial issues of execution of imprisonment in relation to female convicts are considered, directions of their decision are outlined.

**Key words:** woman, mother, child, convicted, correctional facility, imprisonment, isolation.

**34. Loseva S. N. Actual problems of crime prevention in educational colonies**

**Annotation.** The basic forms and methods of crime prevention in educational colonies are analyzed, the ways of improvement of this activity are outlined.

**Key words:** juveniles, young offenders, employment, training, crime prevention, correction.

**35. Maslennikov E.E., Gorovoy V.V. Typical situations of providing prisoners counteraction to legal requirements of the administration of the correctional institution, actions of the penitentiary system staff to overcome it**

**Abstract.** The article examines the practical actions of employees of the institutions of the penitentiary system of the Russian Federation in various situations of counteraction of prisoners to the legitimate requirements of the administration.

**Key words:** correctional institution, prisoner, physical force, illegal behavior, special means.

**36. Gagarin E. O. Is there a future for international humanitarian law?**

**Abstract.** The article provides a critical analysis of international humanitarian norms in relation to the current state of international relations, concludes that the IHL is unable to fully solve the tasks that were initially assigned to it. This necessitates the search for new ways of maintaining peace, limiting the means and methods of warfare.

**Key words:** international humanitarian law; means and methods of warfare; international crimes; protection of war victims

**37. Dolgova A. I. Extremism and its legal basis of response at him**

**Annotation.** The article analyzes extremism as a social and criminal phenomenon, its features reflected in publications and legal acts, the legislation on combating extremist activity.

**Key words:** extremism, extremist activity; the constitutional-legal framework of combating extremism; the legal responses to extremism; the rule of law.

**38. Kobets P. N., Krasnova K. A. Boundary forces of the State of Israel – experience and features of ensuring public safety, maintenance of public order and counter terrorism**

**Abstract.** Authors cover legal and organizational basics of functioning of boundary forces of the State of Israel and their experience of activities for ensuring public safety, maintenance of public order and counter terrorism.

**Keywords:** State of Israel, internal security of the state, external safety of the state, modernization of the legislation, law enforcement agencies.

**39. Ovcharov O. A. Legal bases of activity of military clergy of Greece and Israel (questions of improvement of legal work)**

**Summary:** the article briefly considers and analyzes some problems of improving the legal work in the field of Church-state relations in the implementation of commanders and military clergy of their powers in the religious sphere and suggests possible ways to solve them, taking into account the experience of Greece and Israel.

**Key words:** legal work, religious freedom, military clergy, military service, religious training.



**1. Grigoriev A. G. The origin of the legal protection system for the legitimate interests of the Russian Federation in the border area**

**Abstract.** The problem of protecting the legitimate interests of the Russian Federation in the border area under current conditions is characterized by an increase in the importance of such protection by the legal means of international law. The article explores the system-historical aspect of the origin of legal protection of legitimate interests of the Russian Federation in the border area. To establish the time limits for the emergence of a system for protecting the legitimate interests of the Russian Federation in the border area, historical events and related international legal norms are limited. Based on the analysis of international legal norms, the characteristics of the origin of such aspects of legal protection of legitimate interests of the Russian Federation as: system-target, system-element and system-functional are given.

**Key words:** legitimate interests of the Russian Federation, border area, system approach, League of Nations, UN.

**2. Loseva S. N. Ensuring the exercise of freedom of conscience by convicted persons as one of the foundations of security in institutions the penal system**

**Abstract.** As one of the important directions of security in the institutions of the penal system, the article considers the features of the realization of freedom of conscience by convicts.

**Keywords:** freedom of conscience, convicted person, penal system, security, correctional institution

**3. Maslennikov E. E. About some actual problems of preparation of forces and means of law enforcement bodies for actions in the event of emergencies**

**Abstract.** The scientific article deals with some aspects of the preparation of forces and means of law enforcement bodies to act in the event of emergencies and actual problems of the reviewing activity.

**Key words:** law enforcement bodies, national security, emergencies, tactical- special exercises, law and order.

**4. Nikonovich S. L. Russia's military security in modern conditions**

**Abstract.** The article considers the issues of military and national security of the Russian Federation highlights the problems and levels of security, external and internal threats. The author highlights the internal security threats, gives examples and recommendations to minimize threats to the state.

**Key words:** military security; national security; security levels; external and internal security threats.

**5. Borisova A. S. The essence of administrative jurisdictional activity of members of the border agencies of the Federal Security Service**

**Annotation.** The analysis of the academic theoretical views on the essence of administrative jurisdictional activity of members of the border agencies of the Federal Security Service, reviewed the powers of the border authorities in area of administrative proceedings. The author introduced the author`s concept of administrative jurisdictional activity.

**Key words:** administrative law, administrative jurisdictional activity, legal personality, administrative offenses in the field of protection of the Russian State border, proceedings in cases of administrative offenses.

**6. Glukhov E. A. About effective management of the commander the subordinated military formation and need to assessment of his managing director of influence**

**Summary.** In article criteria of efficiency of administrative activity of the commander of military formation are analyzed. The author does a conclusion about subjectivity of the specified assessment, accent of verification of documents, but not the real managing director of influence and his results, lack of a duty to define main and minor at assessment of administrative decisions. Also in article the interrelation of the operating influence and the received results is shown, the reasons of unwillingness of the commander to make risky decisions speak.

**Keywords:** management efficiency, criteria for evaluation of efficiency, risk, subjectivity, main and minor, commander, Armed forces, bureaucracy, relationships of cause and effect

#### **7. Kharitonov S. S. The influence of military-political work on the rule of law in the troops: legal aspect**

**Abstract.** The article analyzes the issue of the influence of the created military-political bodies on strengthening the rule of law in the troops.

**Keywords:** military-political work, bodies for work with personnel, legality.

#### **8. Egorov A. P. The role and place of aircraft in the system of real estate objects**

**Annotation.** The article concludes that currently there is uncertainty among scientists about the time of acquisition of real estate status by aircraft, as the individualization of the aircraft as a real thing "by law" occurs much earlier than its state registration, first of all, when the aircraft is put into operation and confirmed by the authorized body of technical characteristics and safety of operation of a particular

**Keywords:** air law, aircraft, aircraft, state registration, aviation, legal regulation

#### **10. Koryakin V. M. The expenses of civil airports for the provision of services related to the provision of flights of military aircraft are subject to compensation at the expense of the Federal budget**

**Annotation.** The article is a comment to the decision of the constitutional Court of the Russian Federation of July 16, 2018 № 32-P, according to which the provisions of paragraph 3 of the article are not relevant to the Constitution of the Russian Federation articles 69 of the Air code of the Russian Federation (VC RF) to the extent that the system of current legal regulation does not provide certainty of the conditions of compensation to legal entities at the expense of the Federal budget for the provision of services for airport and ground support of flights of aircraft owned by state bodies performing functions to ensure national defense and state security.

**Key words:** aircraft; national defense; airport and ground support of flights; reimbursement of expenses on rendering services.

#### **9. Verkhovodov V. A. Formation and development of legislation on the legal regime of military camps**

**Annotation.** The article carries out a historical and legal analysis of the conditions and causes that caused the emergence in our country of such specific settlements as military camps. The author proposes a periodization of the formation and development of legislation on the legal regime of military camps.

**Key words:** historical and legal aspects, military settlements, military camps.

#### **10. Zaykov D. E. Corporate property tax and transport tax: do I pay to military organizations?**

**Annotation.** The article deals with the problem of paying taxes on property of organizations and transport tax by military organizations whose personnel consist entirely of workers.

**Key words:** military organization, corporate property tax, transport tax, employees, military personnel.

#### **11. Ilin Y. A. Cash allowance of servicemen in modern Russia**

**Annotation.** The article analyzes the process of formation and development of the system of monetary allowance of the armed Forces of the Russian Federation, other troops and military formations, considers the current state of the system.

**Key words:** monetary allowance, additional monetary payments, material support of the military personnel.

#### **14. Svininyh E. A. Realization of the right to housing by servicemen and veterans, which are not participations of savings and mortgage system of housing provision for servicemen, but are married to such participations**

**Abstract.** This article is devoted to challenges of realization of the right to housing by service members who have concluded their first military enlistment contract before January 1, 2005, and which are serving or discharged after this date, if their spouses participate in the savings and mortgage system of housing for servicemen. The author describes the legal position taken by the Constitutional Court of the Russian Federation on this matter, and points to the possible negative consequences of its implementation in the legislation.

**Keywords:** right to housing; serviceman; housing provision; savings and mortgage system of housing provision for servicemen; spouses

#### **13. Zorin O. L. Training of the russian citizens for military service on the basis of military patriotic education: some questions of improvement of the legislation**

**Summary.** In article the content of military patriotic education in the Russian Federation reveals, its legal basis is analyzed and a number of suggestions for improvement of the legislation in this sphere expresses.

**Key words:** military-Patriotic education, preparation of citizens for military service.

#### **14. Kapitonova E. A. Influence of the factor of use of drugs on the legal status of the serviceman**

**Annotation.** The article studies the influence of the fact of drug and other prohibited intoxicants consumption on the content of the legal status of the soldier. There is a brief overview of the organizational measures to combat the phenomenon of drugs in the Armed Forces of the Russian Federation. The features of the rights, duties and responsibilities of soldiers who use drugs are studied. Special attention is paid to the new provisions of the legislation – the compulsory passage of the chemical-toxicological studies, the possibility of dismissal from service in case of failure of an examination or of prosecution for drug use, the abolition of guarantees in case of dismissal on these grounds. Contradictions in the norms of the law are revealed, conclusions are drawn about possible ways to overcome legal conflicts.

**Keywords:** military, legal status of the serviceman, drugs, psychotropic substances, prevention of offenses, disciplinary responsibility

#### **15. Petrov I. V. Conflict of interests in military service as a possibility of extremist activity**

**Annotation:** This article examines the conflict of interest, which may be an opportunity for extremism in the military service. At present, entirely new mechanisms of conflict of interest are being actively developed when military personnel have a personal or group interest in achieving a certain goal, which affects or may affect the proper, objective and impartial performance of their duties (the exercise of powers) and can lead to such an anti-social phenomenon as extremism, which in turn can lead to irreparable harm to the legally protected interests of the individual, society and the state.

**Key words:** Extremism, extremist activity, conflict of interest, military service, conflict of interest settlement.

**16. Kharitonov V. S. Professional psychological selection in military registration specialties: issues of legal regulation.**

**Annotation.** In the article some questions of legal regulation of the organization and the order of carrying out of professional psychological selection of citizens of draft age for preparation in public associations on military registration specialties are considered.

**Keywords:** professional psychological selection, military registration specialty, preparation for military service.

**17. Bogunova A. A. Notifications on the facts of addressing servicemen with a view to inciting them to commit corrupt offenses, as one of the measures to prevent corruption**

**Abstract.** The article deals with notifications about the facts of addressing servicemen with the aim of inducing them to commit corruption offenses, as one of the measures to prevent corruption.

**Keywords:** military organizations, prevention of corruption, the duty of the serviceman to notify the facts of the appeal with a view to inciting him to commit corrupt offenses.

**18. Ivanov R. V. About improvement of the order of attraction of the military personnel to responsibility for corruption offenses**

**Abstract.** the article is a scientific and practical commentary to the Federal law of August 3, 2018 № 307-FZ "On amendments to certain legislative acts of the Russian Federation in order to improve control over compliance with the legislation of the Russian Federation on anti-corruption". The law clarifies and specifies the procedure for bringing civil servants, including military personnel, to disciplinary responsibility for violations of anti-corruption legislation.

**Keywords:** corruption; anti-corruption; corruption offenses; responsibility for violations of anti-corruption legislation.

**19. Tuganov Yu. N., Aulov V. K., Shchukin A. G. Corruption offence and disciplinary misconduct of a judge: correlation of concepts**

**Abstract.** In the article, the authors examine the relationship between the concepts of "corruption offence" and "disciplinary misconduct" of a judge. According to the results of the analysis of the studied problem, the authors conclude that the evaluation (qualification) of the judge's action (inaction) as "behavior perceived as a corruption offence" or as "corruption misconduct" does not have an independent legal meaning and in isolation from the composition of the disciplinary misconduct does not generate legal consequences.

**Key words:** judicial power, a judge, a corruption offence, a disciplinary misconduct of a judge.

**20. Kandybko N. B., Parshakov A. S. On the issue of improving the legal basis for the organization of scientific and technical expertise of the results of scientific and technical activities in the Armed Forces of the Russian Federation**

**Abstract:** the article analyzes the issues of improving the legal basis of the organization of scientific and technical expertise of the results of scientific and technical activities in the Armed Forces of the Russian Federation.

**Key words:** scientific and technical expertise, results of scientific and technical activities, normative legal act, draft law.

**21. Mahanova R. M. Formation of skills of prosecutorial tactics of cadets of military educational organizations**

**Annotation.** The article deals with the problems of professional training of military prosecutors. Special attention is drawn to the need for military prosecutors to master the basics of prosecutorial tactics in the performance of Supervisory and other functions assigned to the military Prosecutor's office. The proposal to introduce a special training course for military prosecutors on the basics of prosecutorial tactics in the educational process is substantiated.

**Key words:** military Prosecutor, bodies of military Prosecutor's office, Prosecutor's tactics, tactics of Prosecutor's activity.

**22. Meshchangina E. I. Legal education in as a factor of formation of lawful behavior of cadets of military schools**

**Abstract:** Legal education plays an important role in the educational process of military schools and is a factor in the formation of lawful behavior of cadets of military schools.

**Keywords:** cadet, formation, law education, development, personality, legal knowledge, professional duties, combat mission.

**23. Antonov O. A. Proof in criminal procedure and operational-search activities**

**Annotation.** The article deals with the relationship of criminal procedural and operational-investigative evidence, their mutual influence on the formation of evidence. Also, the issues of the use of operational-search information in the criminal investigation Department are considered. References are made to the relevant articles of the laws — the code of criminal procedure and "on investigative activities", as well as to certain provisions of the interdepartmental Information "on the procedure for presenting the results of investigative activities to the body of inquiry, the investigator or the court."

**Keywords:** evidence, criminal process, proof, criminal prosecution, operational-investigative activity, preliminary investigation, operational information, the body of inquiry, operational-investigative event, investigator, operational-investigative information.

**24. Zhavoronkov V. A. Features of modern marking motor vehicles and their forensic research**

**Annotation.** The issues related to the technology of marking on parts, components and assemblies of vehicles of foreign brands manufactured at enterprises located in Russia are considered. The article also raises the problems of the relationship between changes in manufacturing technologies of vehicles and the possibility of changing the methods of examination and research of marking.

**Keywords:** identification marking; vehicle; identification number; vehicle components; technology of marking.

**25. Nikonovich S. L. The problematic aspects of the qualifying crimes specified in articles 346 – 348 of the criminal code**

**Abstract.** The article deals with the issues of qualification of crimes related to the intentional destruction, damage and loss of military property, assesses the practical significance of the exact establishment of the object of the crime, analyzes the law enforcement practice of judicial review of this type of crime, in order to improve the theory of military criminal law and optimize law enforcement.

**Key words:** intentional destruction, damage, loss of military property; qualification of crimes; law enforcement practice.

**26. Sotnikova V. V., Bunin K. A. On the question of the expediency of administrative and criminal liability for insulting the feelings of believers**

**Abstract.** In the present article the questions connected with expediency of existence of the norms establishing criminal and administrative responsibility for insult of feelings of believers in the Russian legislation are considered.

**Key words:** insult, feelings of believers, humiliation, criminal and administrative responsibility.

**27. Shishov S. S. Features of the production of interrogation in the investigation of violations of the rules of navigation**

**Abstract.** The author specifies the features of interrogations in the investigation of violations of the rules of navigation. The basis for understanding the duties of any person from the ship's crew is to study the Ship's Charter of the Russian Navy.

**Key words:** investigation of violations of the rules of navigation, peculiarities of interrogations, Naval Charter of the Navy.

**28. Ovcharov O. A. The concept and features of chaplains and religious personnel in international humanitarian law (issues of improving legal work in the army)**

**Summary.** The article briefly discusses and analyzes some problems of improving the legal work in the field of Church-state relations, including the implementation of the military clergy of its activities in the armed conflict and proposes possible solutions.

**Key words:** legal work, the right of military personnel to freedom of religion, armed conflict, military clergy, religious personnel, international humanitarian law.

**29. Subanova A. B. Freedom of assembly: the relevant issues of legal regulation and implementation**

**Summary.** Some relevant aspects of constitutional and legislative regulation of the procedure for the implementation of assembly are analysed in the article. The experience of foreign regulation and enforcement practices were used.

**Keywords:** constitution, law, freedom, citizen, peaceful assembly, rally, demonstration, procession, picketing.

**1. Baghdasaryan I. A. Koryakin V. M. Military law and policy: the relationship between the concepts**

**Annotation.** The article deals with the relationship between the concepts of "military law" and "military policy", discusses different points of view on the definition of these concepts and concludes that these are two interrelated, interdependent phenomena aimed at ensuring the military security of the Russian Federation.

**Keywords:** military law, military policy, legal support of military policy, national defense, military security.

**2. Mintyagov S. A. Historical and legal bases of formation and activity of military police of Armed Forces of the Russian Federation**

**Abstract.** The article deals with the legal basis of the formation and formation of the military police in Russia. The author conducted a historical and legal analysis of the rules governing the establishment and functioning of the military police in Russia. The periodization of the main stages of formation and development of the military police, which includes six stages, has been carried out. In conclusion, the author comes to the conclusion that on this historical path of its formation and development, the military police has acquired an official status, and its activities are characterized by a gradual centralization of management, additional functions, the formation of specialized institutions for the protection of the individual, military and public order and especially important objects, as well as the prevention of offenses and throughout the history of its existence has played a significant role in strengthening the rule of law and the fight against offenses in the army.

**Key words:** military police; history; periods; stages; formation; development

**3. Kardashova I. B. Modern system of military security of the Russian Federation**

**Abstract:** the article deals with the essence and content are considered of the modern system of military security of the Russian Federation, which is included in the system of national security of the Russian Federation.

**Keywords:** national security, national security system, military security, military organization, military security system.

**4. Lifantseva O.V. About directions of borderguard activity in sphere of Russian Federation military security on roots of international communication**

**Annotation.** The article deals with conception of Russian Federation military security. The place of border authorities in sphere of Russian Federation military security determines. Classification of directions of borderguard activity in sphere of Russian Federation military security on roots of international communication is proposed.

**Key words:** borderguard activity, military security, directions of borderguard activity, roots of international communication.

**5. Tuganov Yu. N. Frontier cooperation of the Russian Federation in the context of state security**

**Abstract.** The article examines the frontier cooperation of the Russian Federation in the context of state security. This study is carried out taking into account the decree Of the President of the Russian Federation "on the Office of the President of the Russian Federation for frontier cooperation".

**Key words:** state security, border authorities, border policy, frontier cooperation.

**6. Glukhov E. A. Specifics of manifestation of the bureaucratic relations in military formations**

**Summary.** The control system of the state or other authority initially thinks and under construction on the principles of rationality and efficiency, and all her activity has to be directed to achievements of main goals for the sake of which the managing organization was created. However in reality the control system of the state becomes subject to bureaucracy and as a result, to decrease in efficiency of the operating influence over time. The exception and the military organization of the state which in the conditions of peace time and absence of control of civil society instead of performance of the main tasks switches to minor isn't. The peculiar features which come to light and analyzed in the present article are inherent in military bureaucracy. The author on the basis of a dialectic method of knowledge reveals defects of the legislation regulating defects of the relations of the power submission in the military environment, gives standard examples of bureaucratization in army.

**Keywords:** bureaucracy; army; one-man management; absolute power; punishment threat; social guarantees of the military personnel; public control; substitution is more whole; management efficiency.

#### **7. Ivanov D. A. Elements of the system of a special (special) type of state control (supervision) - in the field of fisheries and the conservation of marine bioresources**

**Abstract.** Is based on a theoretical analysis of regulatory legal acts regulating the performance by border agencies of the federal security service of the state control (supervision) function in the field of fisheries and the conservation of marine biological resources, as well as the views of various authors on state control (supervision) as a function on state management, presented the author's vision of state control (supervision) in the field of fisheries and the conservation of marine biological resources, as a special (special o) the type of state control (supervision), as well as the system of state control (supervision) and its elements are defined.

**Key words:** state control (supervision) in the field of fisheries and conservation of marine biological resources, border agencies of the federal security service, elements of the system of state control (supervision).

#### **8. Knyazeva E. V. To the question on legal regulation of relations in exercising state services in the e-form (using the example of state service in issuing entry permits to persons and transport means in the border zone)**

**Annotation.** Legal regulation of relations in exercising state and municipal services in the e-form is exercised in the Federal Law of 27.07.2010 N 210-ФЗ «On organization of exercising state and municipal services» with changes and amendments of 31.07.2018, in the Governmental Disposal of May 16, 2011 № 373 “About elaboration and adoption of administrative regulations of state supervision and administrative regulations off exercising state services”, as well as administrative regulations.

An analysis of legal norms and regulations on exercising state services in the e-form using the example of state service in issuing entry permits to persons and transport means in the border zone is carried out. It is pointed out that there is disbalance between legal norms and regulations, which in fact offends the right of the minor active citizens (emancipated and married) in the studied relations.

**Key words:** e-services on issuing entry permits to the border zone, married minor citizens, emancipated, offence of rights

#### **9. Chulanov S. M. Procedural periods in the law enforcement activities of the border guard agencies**

**Annotation.** The article deals with the problems of procedural deadlines in the law enforcement border authorities and the ways of their solution.

**Key words:** border authorities, procedural terms.



**10. Koryakin V. M., Pavlova V. A. Professional development and retraining of military personnel: problems of legal regulation**

**Annotation.** The article deals with the problematic issues of legal regulation of professional development and retraining of military personnel. Their role and value for strengthening of social potential of the defense power of the state are shown, gaps and contradictions in the military legislation regulating this area of public relations are revealed. It is established that, unlike civil servants, professional development and training of military personnel is regulated only at the subordinate, departmental level. In this regard, the need to improve the legislation on military service and the status of military personnel is justified.

**Key words:** professional development; professional retraining; additional professional education; military educational organizations.

**11. Sokolov Y. O. The right to alternative civil service and problems its implementation**

**Annotation.** The article deals with the basic requirements for the application procedure for the replacement of military service with alternative civil service and the procedure of its consideration of the draft board. The author, using examples from judicial practice, describes the most common violations of commissions in making decisions on refusal to replace the type of service.

**Keywords:** alternative civil service, call for military service, draft board, military department, term of filing the application, consideration of the application, violation of the procedure of taking decision, appeal, beliefs, creed.

**12. Kharitonov V. S. About students of military units in the context of voluntary preparation of citizens for military service: legal aspects**

**Annotation.** The article discusses some issues of legal regulation of the procedure and conditions for enrolling minor citizens of the Russian Federation as pupils in military units and being there in the context of events held as part of the voluntary training of citizens for military service.

**Keywords:** students of military units, preparation for military service.

**13. Zaykov D. E. Cumulative-mortgage system of servicemen's housing provision: do we expect radical changes in the spouses of servicemen?**

**Abstract.** In the article the author examines the peculiarities of the existing practice of establishing the legal status of a dwelling premise acquired in the framework of a funded housing mortgage system for servicemen, as well as proposed changes in the relevant legal regulation.

**Key word:** a cumulative mortgage system for servicemen's housing, a spouse, a soldier, a joint property, a dwelling.

**14. Ivanov V. Yu. On the issue of double provision of housing for participants in the accumulative-mortgage system of housing for military personnel**

**Abstract.** The article deals with the issue of double housing for the participants of the accumulative-mortgage system of housing for military personnel on the basis of the legal position of the constitutional Court of the Russian Federation, set out in the decree of July 20, 2018 № 34-P.

**Keywords:** accumulative-mortgage system of housing for servicemen, the right of servicemen to housing, double housing.

**15. Ilin Yu. A. Cash allowance of servicemen in the period from 2007 to 2012**

**Annotation.** The article analyzes the process of formation and development of the money allowance system for servicemen of the Armed Forces of the Russian Federation, other troops and military formations in the period from 2007 to 2012, reveals the advantages and

disadvantages of the system that existed at the time.

**Key words:** money allowance, the Armed Forces, provision of military personnel.

**16. Martirosyan V. S., Filippov M. I. Legal regulation of the preferential right to employment and abandonment of spouses of military personnel with a reduction in the number or staff of employees**

**Annotation.** The article deals with topical issues of legal regulation of the preferential right to leave the spouses of military personnel at work with a reduction in the number or staff of employees, the receipt of spouses of military personnel to work in military units and state organizations, ceteris paribus, with a reduction in the number and staff of employees, proposals to amend the current legislation in this area.

**Keywords:** reduction in the number or staff of employees, spouses of military personnel, preferential right to employment.

**17. Tereshchuk S. S., Korobkov V. S. Actual legal issues arising in the sphere of practical realization of the rights of family members of officers, dismissed from military service, to receive preferential medical support**

**Abstract.** The authors draw attention to the inconsistency of Decree No. 911 of the Government of the Russian Federation of December 31, 2004 and Federal Law No. 76-FZ of May 27, 1998 On the Status of Servicemen, as a result of which family members of laid-off officers are unable to exercise their right to preferential medical care at the place of residence in medical organizations of the public health system or municipal health system.

**Key words:** members of families of laid-off servicemen, medical care, compensation of expenses.

**18. Shurygina, Yu. A. Savings and mortgage system as a promising form of housing for soldiers**

**Annotation.** The article is a book review Baghdasaryan I. A. article-by-Article commentary to the Federal law dated 20 August 2004 No. 117-FZ "On accumulative and mortgage system of housing for military personnel". The advantages and disadvantages of the accumulative-mortgage system are revealed, some statistical data on the current state of the system are given, a reasonable conclusion is made that this form of housing provision eventually becomes a priority form of housing for servicemen.

**Key words:** housing; accumulative-mortgage system of housing of the military personnel.

**19. Smorchkova L. N. Diversification of the military-industrial complex in the development of the Russian economy: issues of legal regulation**

**Abstract.** The article discusses some issues of legal regulation of social relations arising or changing with the diversification of production of organizations of the military-industrial complex. The general state of the process and the main problems, goals and objectives set by the country's leadership, proposed means of solution are analyzed. The author comes to the conclusion that the means of legal regulation can influence both the process of re-equipment of military production and the promotion of convection, and the relations arising in the process of selling civilian and dual-use products.

**Key words:** defense industry complex, diversification, convection, civil and dual-use products, government support, procurement, legal regulation.

**20. Tischenko A. G. Initial (maximum) price of the state contract and value added tax: peculiarities of legal regulation and practical application**

**Annotation.** The article is devoted to the study of the peculiarities of legal regulation and practical application of value added tax in determining and justifying the initial (maximum) price of the state contract. The article deals with the problems of functioning of the contract system in the field of public procurement related to the principle of effective use of budgetary funds in procurement.

**Key words:** contract system in the field of public procurement, a participant in the contract system in the field of public procurement; customer; buyer; bidder; supplier (contractor); procurement documentation; initial (maximum) contract price; value added; value added tax; government contract

**21. Trofimov M. V. The problem of financial and legal position of military organizations in the modern Russian law**

**Abstract.** The article substantiates the inapplicability of structures of a legal entity, a legal entity of public law to military organizations as subjects of financial relations. As a solution to the problem, it is proposed to introduce into the legal doctrine a theoretical model of the financial and legal position of military organizations, the basis of which is the status (initial rights and obligations) of the organization, which opened a personal account in the Federal Treasury.

**Keywords:** legal personality of military organizations; military organizations as legal entities, legal entities of public law; financial and legal position of military organizations.

**22. Danilova N. A. Nikolaeva T. G. Analysis and evaluation by the prosecutor of the search report**

**Abstract.** In article mistakes of the law enforcement official are analyzed by production of a search to which the prosecutor has to pay attention in the analysis of the criminal case file.

**Key words:** criminal trial, search, prosecutor, analysis of the criminal case file, investigative actions

**23. Kolomeets E. V. Prosecutor's procedural decisions on the formation of the accusatory thesis and the order of the prosecution in pre-trial proceedings**

**Abstract.** The article analyzes the powers of the Prosecutor to form an accusatory thesis and order the prosecution. It is pointed out that it is necessary to provide the Prosecutor with the complex of lost powers at the final stage of pre-trial proceedings, including the right to terminate a criminal case on any grounds provided by law.

**Keywords:** the Prosecutor, pre-trial proceedings, procedural decision, the Prosecutor's powers to form an accusatory thesis and order the prosecution.

**24. Koryachentsova S. I. The effectiveness of supervision over the execution of urban planning legislation on the lands of the Ministry of defense of Russia**

**Abstract.** The Article is devoted to the peculiarities of prosecutorial supervision over the execution of urban planning legislation, as well as the effective implementation of prosecutorial supervision over the execution of laws in the approval of urban planning documents of the Ministry of defense of Russia.

**Key words:** Prosecutor, town-planning, state property, land plot, town-planning regulations, objects of defense and security.

**25. Kuzmina E. A. Appealing to the prosecutor the actions and decisions of the preliminary investigation bodies as a means of protecting the rights and freedoms of the individual in criminal proceedings**

**Abstract.** The article deals with the issues of appealing the actions and decisions of the preliminary investigation bodies as a means of protecting the rights and freedoms of the

individual in criminal proceedings. An analysis of the points of view on these issues was carried out, followed by a proposal to amend the existing criminal procedure law.

**Keywords:** criminal proceedings, appeal of actions, preliminary investigation, means of protection of rights, rights and personal freedoms.

#### **26. Mahanova R. M. Tactical methods of supervision of the military Prosecutor and their classification**

**Annotation.** The article deals with the problems of tactics of supervision of the military Prosecutor. The author substantiates the fallacy of identification of Prosecutor's tactics with the rules of supervision of prosecutors in specific spheres of life. It is proved that the tactics of the military Prosecutor's Supervisory activity is the ability to determine and apply in a particular Supervisory situation the chosen methods and techniques in order to achieve the expected results and efficiency of the military Prosecutor's office.

**Keywords:** military Prosecutor, bodies of military Prosecutor's office, Prosecutor's tactics, tactics of Prosecutor's activity

#### **27. Panfilova E. I. Activities of the Prosecutor's office in the field of protection of citizens' rights, participating in shared construction**

**Abstract.** The article analyzes the activities of the Prosecutor's office to ensure the rule of law in the field of shared housing construction, identifies the main directions of such work, shows its results.

**Key words:** housing, shared construction, legality, Prosecutor, violations.

#### **28. Kharitonov S. S. On the personnel policy and moral characteristics of military prosecutors in the context of ensuring the legality of decisions taken in the implementation of supervision and the performance of other functions**

**Annotation.** The article discusses some issues of the moral and moral component of the characteristics of the military prosecutor in the context of ensuring the legality of decisions taken in the implementation of supervision and the performance of other functions.

**Keywords:** military prosecutor's office, moral characteristics of a prosecutor, military service, status of a prosecutor, Law on the Prosecutor's Office

#### **29. Baranenkova I. V. Simplified procedure for bringing a serviceman to disciplinary responsibility for corruption offenses**

**Abstract:** the article considers a new simplified procedure for bringing military personnel to disciplinary responsibility for minor corruption offenses, analyzes its essence, the problems arising in its application and substantiates the ways to solve them.

**Key words:** anti-corruption legislation, prevention of corruption, corruption offenses, attraction of the military personnel to disciplinary responsibility, certifying commissions.

#### **30. Tuganov Yu. N., Aulov V. K. Prevention of corruption-factors in the regional legislation with the use of an independent expert examination of drafts of regulatory legal acts**

**Abstract.** The article considers the problems of conducting an independent examination of legislative initiatives, aimed at prevention of corruption-factors in the regional legislation. The focus of the paper, the authors focus on development in the Russian Federation legislation on volunteer (volunteer) activities. This problem is poorly understood and requires further research. Because the legislative initiatives of constituent entities of the Russian Federation on the development of the foundations of legal regulation of volunteer (volunteer) activities in a particular region do not necessarily eliminate legal uncertainty the above status of the volunteer (volunteer) activities, do not establish unambiguous requirements that must be met by the volunteer (volunteer) organization, the organizers of the volunteer (volunteer) activities and the

volunteers (the volunteers), but contain provisions that may be regarded as corruption-factors. As the main proof of this conclusion the authors used the laws of some constituent entities of the Russian Federation, as well as the project itself on Transbaikalian edge. Present in the draft law of normative conflicts pose the risk of committing corruption actions by state bodies, bodies of local self-government or organizations (their officials)

In this regard, the authors propose the usage possibilities of independent experts accredited by the Ministry of justice as an expert to conduct an independent anti-corruption expertise of normative legal acts and drafts of normative legal acts to identify corruption risks in regional legislation governing the volunteer (volunteer) activities. Timely detection and elimination of corruption prerequisites at the stage of adoption of normative legal act contributes to the prevention of corruption on the part of law enforcement officials - officials of public authorities and local self-government.

**Key words:** anti-corruption expertise of normative legal acts, laws of subjects of the Russian Federation, volunteer (volunteer) activities.

### **31. Borisov A.V. About some aspects of subjective signs of abuse and abuse of official powers**

**Annotation.** The article deals with the features of subjective signs of abuse and abuse of power at transport facilities, the problems of qualification of the subjective side of the crime, the question of qualification of selfish and other personal interest in the Commission of this crime. Types of subjects of abuse of the official powers made on objects of transport are considered.

**Keywords:** subjective signs of crime, abuse of official authority, subjective side of abuse of official authority at transport facilities, selfish interest, other personal interest, the subject of abuse of official authority.

### **32. Damaskin O. V. Current issues of criminal - legal science in conditions US sanctioning aggression**

**Annotation.** The article discusses the needs and opportunities for the development of criminal law science in the modern conditions of US sanctions against Russia. Attention is focused on new areas of research in the field of combating crime and corruption. It identifies promising areas of fundamental and applied criminological research in the interests of national and international security.

**Keywords:** aggression, globalization, crime, corruption, national security, international security.

### **33. Makarov D. B. Criminal-legal characteristic of non-execution of the order by the military serviceman**

**Annotation.** The article describes the concept of "order", its forms, analyzes the object, objective side, subject, subjective side of the crime under article 332 of the criminal code, which establishes liability for non-execution of the order by the military. The author also analyzes article 42 of the criminal code, which provides for the execution of an order or order as a circumstance precluding the criminality of the act. Special attention is paid to solving the problem connection between article 332 of the criminal code and article 42 of the criminal code.

**Key words:** non-execution of the order, order, forms of the order, criminal liability, execution of an illegal order.

### **34. Ovcharov A. V. Private military companies: criminal law aspect**

**Annotation.** The article is devoted to the characteristics of private military companies. The article analyzes the activities of private military companies in modern military conflicts and the legal regulation of private military and security companies in the Russian Federation. The functions carried out by private military companies, their refraction to the Russian legislation are studied. The article analyzes the elements of crimes contained in articles 208 and 359 of the

criminal code of the Russian Federation and analyzes the cases of these acts committed by PMSC employees.

**Keywords:** military conflict, military service companies, military consulting companies, private security companies, military logistics companies, criminal liability, mercenary activities, private military and security companies.

**35. Onokolov Yu. P. Constantly increasing drug crime of soldiers, sergeants and petty officers serving under contract requires the adoption of appropriate measures**

**Annotation.** The article, on the basis of data on the criminal record of servicemen, sets out an analysis of crime related to illicit trafficking in the army of narcotic drugs. The author concludes that the ever-increasing drug crime of soldiers, sergeants and petty officers serving under contract requires the adoption of appropriate measures to prevent and combat this type of crime.

**Key terms:** drugs, military crimes, drug crime, crime prevention and control, convicted military personnel.

**36. Petrov V. I. Some features of bringing legal entities to responsibility for extremism**

**Annotation.** Currently, the role of measures of criminal law counteraction to extremist activity is of great importance in connection with the increased public danger of this illegal phenomenon, which in turn is confirmed by a large number of norms of the Criminal code of the Russian Federation, providing for criminal liability for extremism and its manifestations as the main or additional object of legal regulation, but the issue of liability of legal entities for extremism is established only within the Code of administrative offences of the Russian Federation. In this article, the author analyzes some features of the application of criminal and administrative measures aimed at countering extremist activity, including against legal entities.

**Keywords:** Extremism, criminal law, administrative law, responsibility, legal entities, the criminal code, the administrative Code.

**37. Popov K. I. Positive criminal liability and lawful infliction of harm**

**Abstract.** The article deals with topical issues of positive (prospective) or positive criminal liability and the possibility of extending the theory under consideration to circumstances precluding the criminality of the act.

**Keywords:** positive (prospective) criminal liability; the circumstances excluding criminality of the act; legitimate harm.

**38. Sotnikova V. V., Gorokhovskiy A. A. Influence of social networks of the Internet on crime in the Russian Federation**

**Abstract.** In actual article we consider issues related to the influence of social networks on the growth of various new types of criminality in the Russian Federation, and also the main methods of fighting against these illegal delinquency.

**Key word:** social networks, crime, illegal activity, criminal liability.

**39. Tereshchuk S. S., Yushkin I. A. Problems of criminal liability for violations of forestry regulations**

**Abstract.** The article is devoted to a comprehensive analysis of the current situation with illegal logging of forest plantations in Russia. Key reasons for such high indicators are singled out. Particular attention is paid to how to get out of this situation. With the help of what technical means, legal innovations, directions of activity of the state, an opportunity to normalize the state of affairs in the forestry sector.

**Key words:** forests of the Ministry of Defense of Russia, illegal cutting of forest plantations, economic well-being, corruption, remote monitoring, environmental protection, reforestation, improvement of forest legislation.

**40. Khoperskov D. V. The main directions of innovative development: the prohibition of constitutional rights and freedoms of a person and citizen committed using information technology**

**Abstract.** Prerogative directions of innovative development of prevention of crimes against constitutional rights and freedoms of a person and citizen committed using information technologies are considered, the main of which are: methodological and scientific and technical support of the corresponding segment of anti-criminal activities; increase the legal culture of the population in the field of information security, as well as activities on devi-personalization of the population; management and technical tightening of control over the Internet and other alternative networks; international cooperation in this field.

**Keywords:** information technology, the way of committing a crime, crimes against constitutional rights and freedoms of a person and a citizen, state, latency.

**41. Antonov O. A. Evidence in criminal proceedings and operational investigative activities**

**Annotation.** The article deals with the ratio of criminal procedural and operational investigative evidence; their mutual influence and formation. The issues of the use of investigative information (evidence) in criminal proceedings (criminal procedural evidence) are touched upon. There are references to the relevant articles of the laws — the code of criminal procedure and "on investigative activities." Separate provisions of the interdepartmental Instruction "about the order of submission of results of operational search activity to body of inquiry, the investigator or in court" are provided.

**Keywords:** criminal process, proof, proof, criminal proceedings, preliminary investigation, investigator, body of inquiry, operational-search activity, operational information, operational-search action, operational-search information.

**42. Serova V. E. Some issues of the initiation of criminal case and the organization of the initial stage of the investigation of administrative crimes in the sphere industrial defense complex**

**Annotation.** The article deals with the issues of initiation of criminal proceedings on managerial crime committed in the sphere of the military-industrial complex, highlights the typical reasons for the initiation of criminal proceedings, identified a set of features, the establishment of which allows us to talk about the existence of grounds for the initiation of criminal proceedings. The author defines the tasks to be solved at the initial stage of the investigation were identified, which allowed to formulate recommendations on the organization of the investigation at the initial stage.

**Keywords:** initiation of criminal case, managerial crime, the reason for initiation of criminal case, the basis for initiation of criminal case, criminalistic sign

**43. Sudenko V. E. Personal-criminalistic properties of subjects organized crime**

**Annotation.** Questions relating to the characterization of the characteristics of participants in organized criminal groups and criminal communities, combined by the author in organized criminal groups, are considered. Personality qualities of members of organized criminal formations are singled out, the basic criminal activity of which is the commission of general criminal crimes. Indications are given of the leaders of such groups and co-societies, performers and intermediate between them. More details are given to the properties of participants in organized criminal groups that commit economic crimes. There are distinguishing signs of leaders of such formations, which include the presence of higher education, the lack of,

as a rule, criminal records, the presence in their environment of high-quality specialists, often not even aware that they are working for organized crime. Revealed signs of members of the executive level of organized criminal formation of economic orientation, their individual features that can be used by the investigator in the investigation of crimes.

**Keywords:** organized crime; organized criminal formation; leader of the criminal community; structure of criminal formation.

#### **44. Shishov S. S. Typical investigative situations in the investigation of violations of the rules of navigation**

**Annotation.** The author on the basis of the collected empirical material gives a typification of investigative situations at the initial and subsequent periods of the investigation of violations of the rules of navigation. The complexes of investigative actions typical for these typical situations are given.

**Keywords:** typical investigative situations, investigation of violations of the rules of navigation, complexes of investigative actions, initial and subsequent periods of investigation.

#### **45. Ageev A. Some issues on international law of disaster or air on the Mediterranean**

**Abstract.** The article analyzes possible scenarios of development legal regulation of a counter-terrorism in the contemporary international law. The article sets out the author's view on the possibility in the contemporary international law. Shows a trend towards unification of the rules for the use of of military equipment, weapons. The author analyzes the features civil aviation compared to military aircraft. In article the author investigates legal mentoring as one of the legal institutions of legal regulation anti-terrorism. The article analyzes information Note on the Case-law on the possibility in the contemporary international law. At the present stage of the development of insurance terrorism risks. In the article the author on the basis of theory of state and law, formulates the theoretical basis of financial personality.

**Keywords:** anti-Terrorism Center of the Commonwealth of Independent States, ex gratia, insurance, terrorism.

#### **46. Anishchenko E. V. Prevention regional border conflicts of a military nature**

**Abstract:** the article is devoted to questions of ensuring state security in the segment of the frontier spaces of modern Russia.

**Keyword:** legal regime, state security, edge of space, border area.

#### **47. Verbitskaya T. V. Is the preventive self-defense of the state legitimate in the event of the use of nuclear weapons against it?**

**Summary.** The article explores the concept, content of such a complex problem in international relations, as the legitimacy of preventive self-defense. Based on the study of the position of Russian and foreign scientists, there are analyzed such concepts as «preemptive», «preventive», «preventive» self-defense. Based on the practice of the International Court of Justice of the United Nations, UN documents, there are developed criteria that must be observed to ensure the legitimacy of preventive self-defense. It has been established that preventive self-defense in the event of planned use of nuclear weapons against the state is legitimate without the need to observe the criteria for the legitimacy of preventive self-defense because of the magnitude of the possible consequences of the use of nuclear weapons. It is determined that some states (Russia, the United States, the DPRK) directly agree with the possibility of preventive self-defense by all possible measures in case of threat of use of nuclear weapons, other states do not object to this position.

**Keywords:** nuclear safety, self-defense, threat of armed attack, preventive strike.



**48. Коляда В. А. Об усилении влияния Соединенных Штатов Америки на Республику Казахстан в ущерб безопасности Российской Федерации**

**Аннотация.** В статье систематизированы факты, свидетельствующие о наращивании влияния Соединенных Штатов Америки на Республику Казахстан в военной, политической, нормотворческой и других сферах, что может привести к обострению российско-казахстанских отношений и создать угрозы безопасности Российской Федерации.

**Ключевые слова:** США, Республика Казахстан, взаимодействие России и Казахстана, усиление влияния США, нормотворчество в Казахстане, поставка вооружения и техники, обучение военнослужащих.

**49. Shamarov P. V. Perfecting of the state policy of the Russian Federation in the sphere of peacekeeping activities**

**Annotation.** The article examines the relevant military-political factors causing an increase in the importance of the national-state peacekeeping of Russia to ensure its national security; formulating promising directions for improving such a domestic institution on the basis of the primacy of a pragmatic-rational approach, taking into account, first of all, the imperative of its national interests in the country's foreign policy activities; identifies priority measures to improve the effectiveness of Russian peacekeeping, including its ideological support, the institution of "good services" and mediation; the specificity of such practical activities and the objective state need for its official positioning in the national security system of Russia as a military-political element of the system of ensuring the national interests of the country and one of the types of "soft power" of the state are substantiated.

**Keywords:** UN, CIS, USA, NATO, international peacekeeping, peacemaking, national security, national interests, peacekeeping operations, pragmatic-rational approach.



