Abstracts and keywords of articles, published in the journal "Military law" in 2019

2019. № 1

1. Artamonova S. N., Namm G. A. On the domestic experience of legal regulation of manning the judges of military courts

Abstract. This article touches on problems connected with certain aspects of the legal regulation of the acquisition of judges of military courts. Analyzing the historical development of the Institute manning judges of military courts in Russia, the authors draw attention to the feasibility of increasing the qualifications of candidates for judges of the military courts and the return military judges military status to better discharge their responsibilities in the context of armed conflict.

Key words: military courts; judge of military court; order of acquisition; qualification requirements; status of the serviceman.

2. Meshchangina E. I. Military courts in terms of development of domestic legislation: history and modernity

Abstract. The military-judicial reform of 1867 became an important milestone in the history of national law. The formation and development of military courts contributed to the formation of the formation of the judiciary. In Russia, objective prerequisites appeared for the administration of justice among the troops.

Keywords: legislation, military courts, reform, military justice authorities, the state, army service, military court, military prosecutor's office.

3. Ovcharov O. A. On the history of legal regulation activities of the military clergy (issues of improving legal work)

Summary. The article briefly discusses and analyzes some issues of historical development of legal regulation of the military clergy and improvement of legal work in the field of state-Church relations in the implementation of commanders and military clergy of their powers in the religious sphere and suggests possible solutions.

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

4. Andreev A. F. Correlation of the provisions of the Military doctrine of the Russian Federation with the international obligations of Russia on collective defense

Abstract. The subject of the study are two interrelated aspects of the problem of legal enforcement of international obligations of the Russian Federation on collective defense. The aim of the work is to resolve the existing contradiction between the needs of the CSTO member States in an effective system of collective security and the system of norms of international and domestic law that is inconsistent with it. The results of the work are applied and addressed to the subjects entitled to the initiative on harmonization of the CSTO legislation and improvement of the strategic planning documents of the Russian Federation.

Key words: military threat, aggression, pre-emption by force, collective defence, sovereignty, international Treaty, military doctrine.

5. Vasilchenko S. V. Concept and principles of interaction of border authorities with the Armed forces of the Russian Federation in the field of protection of national interests of the Russian Federation in the border area

Abstract. The article considers the interaction of border authorities with the Armed forces of the Russian Federation as a phenomenon from the standpoint of an interdisciplinary

methodological approach. At the same time, taking into account the existing points of view and on the basis of the provisions of the current legislation, the author's definition of the interaction of the border authorities with the Armed forces of the Russian Federation in the field of protection of the national interests of the Russian Federation in the border area is formulated and justified, and the principles of its implementation are outlined.

Keywords: interaction, Armed forces of the Russian Federation, national security, national interests, border authorities, border space, forces, means, efforts, phenomenon.

6. Verbitskaya T. V. Correlation of legal mechanisms of achievement of military and nuclear safety

Abstract. Despite the fact that the protection of the state's sovereignty is carried out within the framework of mechanisms to ensure different significant areas of security (national, military, nuclear, economic, environmental, public), military security is fundamental for the state. If the state is a leading nuclear power actively involved in world processes, such as Russia, ensuring nuclear safety predetermines the achievement of international security in the nuclear sphere. To date, nuclear safety has not been singled out as an independent type of security in military law and, correspondently, a clearly defined mechanism for ensuring it doesn't exist yet. The ratio of military and nuclear security and legal mechanisms to ensure them are not defined. Establishing the relationship between Russia's military and nuclear security as a bastion of state security and significant elements of international security will allow both delineating the framework of legal mechanisms for ensuring military and nuclear security, as well as establishing the existence of common tools aimed at achieving both military and nuclear security.

Key words: security sphere, state sovereignty, legal achievement mechanism, legal means, military threats.

7. Pershina A. V. About the principles of use of the weapon by the military personnel at implementation of law enforcement activity

Abstract: The article presents the author's proposals to improve the legal regulation of the use of weapons by military personnel in the implementation of law enforcement through the establishment of principles. It seems that the principles of the use of weapons will contribute to the unification of the rules of its use, the development of legislation and the formation of the legal consciousness of soldiers and citizens.

Key words: weapons; use of weapons; military personnel; principles; harmonization of rules; law enforcement.

8. Bulygina I. A. Concept, contents, functions of the right to the address in the military organization of the Russian Federation and types of addresses

Annotation. The article deals with the essential characteristics and functions of the right to appeal to the military organization of the Russian Federation, on the basis of which its definition is given. Also, the concept and types of citizens 'appeals on the basis of the legislation of the Russian Federation are analyzed and the necessity of distinguishing such type of citizens' appeals as a request is substantiated.

Keywords: the right of citizens to appeal; the concept and types of appeals of citizens; functions of the right of appeal; content of the right of appeal in the Russian Federation

9. Glukhov E. A. About timeserving in authorities

Summary. In article the behavior of the official always adapting to opinion and a position of the senior head is analyzed. The author shows positive and negative sides of activity of the similar official, analyzes the reasons and conditions promoting the atmosphere of conformism in the office of governing body. The author comes to a conclusion about decrease in management efficiency at its implementation by timeservers, about violation of the rights of subordinates and

clients by such employees to please of a management position, about presence of the conflict of interests at them.

Keywords: the timeserver, conformism, the official, authorities, incentives in public service, the informal relations, professional deformation, the conflict of interests, management efficiency, objectivity of decision-making.

10. Zhuravlev S. I. Koryakin V. M. Administrative regulation of military pension bodies

The summary: the article is devoted to substantiation of an opportunity and necessity of development and adoption of the federal bodies of executive power, in which the law provides for military service, the administrative regulations of execution of the state function on pension provision of persons held military service and their families. Opens the legal nature of administrative regulations as a variety of departmental legal acts, it differs from other forms of normative acts.

Keywords: administrative regulations; administrative procedure; the public function; provision of pensions of the persons, servicemen and their families.

11. Zaykov D. E. Institute of consideration of citizens ' appeals: new application in civil law relations

Annotation. In the article on the examples of judicial practice the cases of application of the Institute of consideration of citizens ' appeals in civil law relations are considered and the conclusion about the inadmissibility of such situations is drawn.

Keywords: treatment, citizens, term, unjust enrichment, interest for the use of other people's money.

12. Sokolov Y. O. The main violations in the proceedings against citizens who have not reported information of military registration to the military department

Abstract. The article deals with violations of officials of military department in the course of bringing citizens to administrative responsibility under article 21.5 of the Code of administrative offences of the Russian Federation. It is about responsibility for non-reporting of data of the military registration.

Keywords: military department, military registration, conscript, administrative offence, administrative responsibility, statute of limitations, corpus delicti, violation of procedural requirements, appeal, protocol, resolution.

13. Trofimov M. V. Financial legal relations with the participation of military organizations

Abstract. In the article the author formulates the signs and distinctive features, marks the boundaries of financial legal relations involving military organizations. Also disclosed are features of the structure and classification of financial legal relations with the participation of military organizations.

Keywords: financial legal relations, military organizations, financial and legal position of military organizations

14. Tuganov Yu. N. Features of production on cases of administrative offenses in customs activity in the conditions of the Eurasian economic Union

Abstract. The article deals with some features of the proceedings on administrative offenses in customs activities in the conditions of the Eurasian economic Union. The author, taking into account the analysis of the opinion of legal scholars and existing regulations highlights the features of this production.

Keywords: manufacture on Affairs about administrative offences, customs activity, the Eurasian economic Union.

15. Kharitonov V. S. On improving the system of training citizens for military service

Annotation. The article provides a brief overview of the draft federal law "On pre-draft and extra-military training of citizens of the Russian Federation".

Keywords: compulsory and voluntary training of citizens for military service, conscription service, preparation of citizens for military service.

16. Kalashnikov V. V. How to enter the military training center

Annotation. The subject of this article is the procedure for enrollment and selection of citizens for training in military training centers. Criteria of admission of citizens to training both on a state of health, and on moral and psychological qualities are revealed.

Keywords: selection of citizens; military training center; military specialty; training in the military training center; military medical Commission; rating.

17. Kreminskaya M. N. Improvement of legal support of search and primary selection of citizens for vacant positions of Federal Executive authorities

search and primary selection of citizens for the vacant positions of the Federal Executive authorities.

Key words: legal support, activity, search and primary selection, Federal Executive authorities.

18. Lobanov I. M. Legal analysis of the status of associate and doctoral student of educational organizations of FSB of Russia

Annotation. The author conducts a legal analysis of the status of adjuncts and doctoral students of educational organizations of the FSB of Russia, which revealed some restrictions on the rights of soldiers. The article defines the legal basis of the status of adjunct (doctoral) and measures to improve the legal regulation of military service adjuncts (doctoral) educational organizations of the FSB of Russia.

Key words: status, legal status, educational organization, associate, doctoral student.

19. Parshakov A. S. On the formation of the legal basis of military and political work in the Armed Forces of the Russian Federation

Annotation: the article reveals the author's approach to the formation of the legal basis of military and political work and proposes four interrelated levels-constitutional, Federal, departmental and local. The necessity of fixing in the Constitution of Russia of the provision on the state-Patriotic ideology, and in the Federal legislation connected with the sphere of defense and safety, Institute of military and political work is emphasized, thus departmental and local acts bear the main normative loading of the considered activity.

Key words: normative legal acts, military-political work, military-Patriotic work, ideology, network form of education.

20. Romanov S. S. Legal basis of the personnel selection of the officer structure of the Russian army

Annotation. The article deals with the issues of increasing the level of professionalism and competence of officers through improving the legal regulation of the selection of officers in the hierarchy of the Armed Forces and their promotion.

Keywords: personnel selection of officers, personnel policy, officer promotion, recruitment and placement, career officer.

21. Kharitonov S. S. On some organizational and legal aspects of vocational training of military personnel

Annotation. The article provides an analysis of the concept and content of professional and job training of military personnel in the context of the legal requirements established by departmental regulations.

Keywords: vocational training of servicemen, commander training, serviceman.

22. Aleksandrova N. I., Kirichenko N. S. Some problematic issues of pension provision of persons who served in the military service

Annotation. Social security of military personnel is one of the main activities of the state, which can serve as a guarantee of the attractiveness of military service. Providing pensions to persons who have completed military service, has a number of problems that arise in the implementation of the legislation on pensions of military personnel.

Keywords: social security of military personnel, pension, pension.

23. Voronin D. V. Information support of functioning of accumulative-mortgage system of housing of the military personnel

Abstract: the article deals with the issues of information support of the accumulativemortgage system of housing for servicemen (NIS).

Key words: information support of NIS, register of NIS participants, state of housing markets, credit conditions.

24. Ilin Yu. A. Cash allowance of servicemen in the period from 2013 to present

Abstract. The article analyzes the process of formation and development of the system of monetary allowances of the armed Forces of the Russian Federation, other troops and military formations in the period from 2013 to the present. The main problematic issues arising in connection with the suspension of the rules on indexation of monetary allowance are shown.

Keywords: monetary allowance of the military personnel; additional monetary payments; indexation; inflation; material support of the military personnel.

25. Ilmeneikin P. V. About some objective and subjective reasons of decrease in level of social protection of veterans of military service and veterans of work

Annotation. The article is a historical, legal and social study of objective and subjective reasons for the decrease in the level of social protection of veterans of military service and labor veterans in Russia. Some ways of the solution of the revealed shortcomings by improvement of the legislation on social protection are shown.

Keywords: veterans of military service; labor veterans; pensioners; social protection; social security; insurance pensions; social support.

26. Potapov M.G. Legal issues providing military personnel with living quarters

Annotation. The article outlines the legal issues of military personnel living quarters. In particular, issues: understanding and relationships of the terms "dwelling" and "living quarters"; norm plaza official residential premises provided by the soldier; accounting rules area of the dwelling; subsidies for the purchase or construction of residential premises.

Keywords: dwelling, residential premises, norms of the area of official residential premises, accounting rate, subsidies, soldier.

27. Svininyh E. A. On the refinancing mortgage loan received by participant of cumulative mortgage system of housing provision for military personnel

Abstract: In this article the author exams the refinancing of mortgage loans as a tool of partially reduction of the debt burden of the participants of the savings and mortgage system of housing for servicemen. The author assesses the difficulties and risks that may be faced by the participant of the savings and mortgage system during the procedure of refinancing.

Keywords: cumulative mortgage system of housing provision for military personnel; right to housing; mortgage loan; credit contract; refinancing; relending

28. Aleksandrova N. I., Kirichenko N. S. On procedural legislation governing the consideration by courts of cases on the material liability of servicemen and the legal nature of such cases

Annotation. The article deals with the legal nature of cases involving military personnel to liability. Based on the analysis of scientific publications and judicial practice, the conclusion is made about the dual legal nature of these cases. At the request of the commanders in the courts for the recovery of servicemen the amount of the damage cases are considered in the order of action proceedings under the norms of GPK of the Russian Federation. In case of appeal by military personnel of orders of commanders about attraction to financial responsibility of business are considered by rules of administrative legal proceedings according to CAS of the Russian Federation

Keywords: material responsibility of military personnel, military courts, claim proceedings, administrative proceedings.

29. Koryakin V. M. «Digitalization» of public relations and its impact on the state of corruption in the military organization of the state

Annotation. The article deals with the legal consequences of the widespread introduction of digital technologies in all spheres of society. The review of the existing scientific literature views on the concepts of "digital economy", "digital law", "digital rights" is given. It is shown how the "digitalization" affects the level of corruption in society in General and in the military organization in particular. The article describes both the positive aspects of digitalization and its negative consequences when the latest information and digital technologies are actively used to create new corruption schemes. This creates additional difficulties for law enforcement agencies to identify, expose and prosecute corrupt officials.

Key words: digitalization of society; information technologies; digital law; digital economy, anti-corruption.

30. Kurasheva A. G. Responsibility: the concept and purpose of

Annotation. The philosophical and legal category "responsibility" is considered. The concept of responsibility in social and legal sense is given, its types are analyzed. A brief analysis of the active and retrospective types of liability is carried out, the opinions of some theorists on the content of these types of liability are given. The interrelation of active and retrospective responsibility is traced. The author reveals the relationship between the awareness of the person committing the act, the meaning of this act, and the foresight of its consequences, and the impact of this relationship on legal responsibility.

Keywords: responsibility; positive responsibility; negative responsibility; objective and subjective types of responsibility; awareness and foresight; legal responsibility.

31. Polunin S. V., Shkrigun A. D. On strengthening the incentive function of disciplinary practice: legal aspects

Annotation. The work analyzes the disciplinary legislation in tern of the effectiveness of the legal provision of the incentive function of disciplinary practice. Conclusions about the need to consolidate the principles of disciplinary practice and the legal responsibility of officials for their non-compliance are formulated.

Key words: disciplinary legislation, authority, disciplinary practice, the principles, incentive function, promotion, recovery, legal liability.

32. Tuganov Yu. N., Boytsova I. S. Assessment of guilt and the algorithm of data fixation in the course of inspections for the presence of intent in the actions of legal entities in the Commission of administrative offenses

Abstract: the Article is devoted to the theoretical aspects of creating an algorithm for recording data obtained during inspections by control (Supervisory) authorities in order to establish intent in the actions of legal entities in the Commission of administrative offences

Keywords: guilt; intent; administrative offense of a legal entity; legal liability of a legal entity.

33. Danilova N., Grigorieva M. About some aspects of the analysis by the Prosecutor of materials of criminal case about illegal business

Abstract. The authors consider the main directions of the analysis by the Prosecutor of materials of check of the message and materials of criminal case about illegal business.

Keywords: analysis, Prosecutor, illegal business, materials of check, materials of criminal case.

34. Islamova E. R. Klyueva K. I. Activity of military prosecutors to ensure the rule of law in the environmental sphere

Abstract. The article is devoted to consideration of issues related to the activities of military prosecutors to ensure the rule of law in the environmental sphere. The authors noted that civil measures are the most important means employed by prosecutors to punish violations of environmental legislation. Based on the analysis of judicial practice some problems are revealed as well ways of solving them are suggested. Adjustment of practical activities taking into account the findings of the study may improve the effectiveness of military prosecutors to ensure the legitimacy of the environmental sector.

Keywords: Prosecutor's Office, the military prosecutor, the armed forces, legality, ecology, environmental protection, environmental safety.

35. Mahanova R. M. Should not be confused with prosecutorial tactics with the tactics of the investigation

Annotation. The article provides a comparative analysis of the concepts of "prosecutorial tactics" and "investigative tactics", concludes that their mixing in the practical activities of military law enforcement agencies is unacceptable. The conclusion that the Prosecutor's tactics have not to the same extent substantiated and investigated in the theoretical attitude as investigative tactics. On this basis, proposals for the development of the theoretical foundations of prosecutorial tactics are formulated.

Keywords: military Prosecutor, prosecutorial tactics, investigative tactics, legality.

36. Serova E. B., Spasov M. A. Features of the opening statement of the military Prosecutor in court with the participation of jurors

Abstract. The article discusses the criminalistics aspects of the military Prosecutor with opening statement in jury trial. The content and structure of the introductory statement are examined, recommendations are made to increase the informational and psychological impact of the opening statement in jury in order to form a positive perception of the prosecution and the evidence presented by the prosecution.

Keywords: military Prosecutor, public Prosecutor, introductory statement of the Prosecutor, military court, jury, juror.

37. Borisov A. V. Problematic issues of qualification of mercenary and other personal interest of abuse of official powers

Annotation. The article discusses the features of the qualification of abuse of power, touched upon the problem of qualification of selfish and other personal interest in the Commission

of this crime. The article also provides arguments about the need for legislative amendments to the provisions of part 1 of article 285 of the criminal code with additional punishment "deprivation of the right to engage in certain activities and hold certain positions".

Keywords: subjective signs of crime, abuse of official powers, subjective side of abuse of official powers, selfish interest, other personal interest.

38. Damaskin O.V. Topical issues of criminal law formation policy in the area of national security of Russia

Annotation: the article deals with the current needs and opportunities for the formation of modern criminal law policy in the context of the emergence of new factors and prospects of national security of Russia, taking into account the state of crime, national and foreign experience in combating crime.

Keywords: state, national security, criminal policy, legal science, criminal law, crime.

39. Ermolovich Ya. N. Topical issues of qualifying violations of the statutory rules of relations between military personnel in the absence of relations of subordination between them (Article 335 of the Criminal Code of the Russian Federation)

Annotation. The article discusses the problematic issues of qualifying a violation of the statutory rules of relations between military personnel in the absence of relations of subordination between them, suggests ways to solve the revealed contradictions of the current legislation and the theory of criminal law.

Keywords: criminal liability, military criminal legislation, crimes against military service, military personnel, criminal law, military law.

40. Shcherbak S. I. Improvement of criminal liability for violation of the rules of the Border Service in connection with changes in legislation

Abstract: The article presents the results of the analysis of the current state and prospects of development of criminal liability of military personnel for violation of the rules of the border service, and on this basis proposed changes to the criminal legislation of the Russian Federation.

Key words: criminal liability; disciplinary liability; military personnel; border service; border activities.

41. Elagina E. V. Expert opinion in the evidence system

Abstract: The article discusses issues arising in the process of forming and evaluating a specialist opinion. Attention is drawn to the imperfection of legislative regulation, in consequence of which, it is difficult to use the conclusion of a specialist as evidence.

Key words: expert opinion, criminal proceedings, evidence.

42. Zhavoronkov V. The structure and content of the system of information support for forensic examination of vehicle markings

Abstract: The article discusses the general principles of organization and functioning of the information support system for the examination of vehicle markings, as well as the concept of the information support system and its task. The author also proposes for consideration the structural elements of the information support system and the mechanisms of its functioning. The article describes some features of the databases that are included in the system of information support for the examination of vehicle markings and the requirements for their content.

Keywords: Information Support, structural elements, information, examination of vehicle markings, database.

43. Larinkov A. A., Shiplyuk V. A. Law enforcement problems of using the results of operational investigative activities as a pretext and basis for a criminal case

Annotation. The article is devoted to some problems related to the use of the results of operational investigative activities in criminal proceedings as a reason and basis for the initiation of criminal proceedings. The authors state their position on the basis of the analysis of the current operational investigative and criminal procedure legislation, law enforcement practice and the views of various scientists.

Key words: initiation of criminal case, operative-search measures, results of operative-search activity, evidence, proof.

44. Lulin O. S., Ivanov V. V. Tactical and forensic support of operational and investigative activities of border authorities

Abstract. The article based on the results of the theoretical analysis of the researchers ' points of view and the results of the study, taking into account the practice of operational-search activities of the border authorities proved the relationship of forensic tactics as a section of criminology with operational-search activity. On the example of operational-search activity of border authorities, the main tactical techniques used by employees of operational units of border authorities, including the example of identification, documentation and subsequent investigation of crimes related to illegal crossing of the state border, are considered.

Key words: criminalistics, forensic knowledge, legendirovanie, manipulation, masking, operational units, operational-investigative activity, border authorities, forecasting, tactics, tactic.

45. Sotnikova V. V., Rackhimov O. A. Investigation of criminal cases in respect of certain categories of persons: issues and problems

Annotation. This article deals with the problematic issues related to the peculiarities of criminal proceedings against certain categories of persons (persons with official immunity, special status, parliamentary immunity, etc.). the practice of law enforcement on the issues under study is Analyzed, the ways of solving the identified problems are proposed.

Keywords: criminal proceedings; official immunity; special status of persons subject to criminal prosecution; parliamentary immunity; especially proceedings in criminal cases involving these persons.

46. Torbin Yu. G., Usachev A. A. Reporting a crime as a reason to start pre-trial proceedings

Abstract. The Russian criminal procedure legislation, using the concepts «information about a crime» and «reason for initiating a criminal case», does not fix their definition. Authors of a research, using methods of the analysis and synthesis, formal, logical, and historical methods of a research, analyze the specified concepts; consider a question of their ratio. The attention to shortcomings of the provisions of the criminal procedure law devoted to reasons for initiating a criminal case is paid. The expediency of entering of additions into the legal acts regulating the procedure of obtaining the statement for surrender from separate categories of persons is proved. Offers on improvement of Article 5 of the Code of criminal procedure of the Russian Federation are formulated.

Key words: criminal trial; information about a crime; reason for initiating a criminal case; reason for initiating a pre-judicial production

47. Shishov S. S. Typical investigative versions in the investigation of violations of the rules of navigation. Features of planning.

Abstract. The author on the basis of empirical material proposes the typification of investigative versions at the initial and subsequent period of investigation of violations of the rules of navigation. Specific features of planning the investigation of these crimes are indicated.

Key words: typical investigative versions, planning, investigation of violations of the rules of navigation.

48. Ageev A. A. Some issues on international law against State terrorism and inter-State terrorism on the Black Sea Region

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, inter-State terrorism, State terrorism, terrorism

49. Kobets P. N., Krasnova K. A. Current Trends in International Law Enforcement Cooperation of the Russian Federation and the Republic of South Africa in the field of combating drug crime

Abstract. The authors consider the state of the drug situation, the factors of drug addiction, drug trafficking, experience and problems of the work of law enforcement agencies in South Africa to counter drug crime. In the process of the study, the authors analyzed the dominant trends in the situation with drug use in South Africa, considered the main achievements of the practical implementation of the South African state policy in the fight against drug crime. The authors identified the interstate relations of the Russian Federation and South Africa in the field of bilateral cooperation on combating illicit trafficking drugs, new psychotropic substances and precursors.

Keywords: South Africa, drug trafficking, drug situation, drug market, drug crime prevention, international cooperation.

50. Liksunov V.O. Topical issues of counteraction illegal migration across the state border the Russian Federation and the Republic of Kazakhstan.

Abstract: the article considers the needs and opportunities of illegal migration through the state border of the Russian Federation and the Republic of Kazakhstan. Illegal migration is one of the main strategic risks and threats to Russia's national security in the long term. The consequences of illegal migration include the development of the shadow economy through the employment of illegal migrants, the growth of ethnic, international and cross-border crime, and organized forms of these phenomena. The existing legislation does not fully provide for full legal support of counteraction by the border authorities of illegal migration on one of the most difficult and tense sections of the state border of the Russian Federation and the Republic of Kazakhstan, which poses a threat to the national security of the Russian Federation. The author substantiates the need for scientific research of the state and the impact of illegal migration in the interests of border security.

Key words: illegal migration, counteraction to illegal migration, national security, foreign citizens, state border of the Russian Federation and the Republic of Kazakhstan, state migration policy.

51. Sudenko V. E. International Law Enforcement Cooperation against organized

crime

Annotation. The issues of cooperation of the law enforcement agencies of Russia with similar authorities in foreign countries are considered. The focus is on interaction with countries of the former republics of the Soviet Union. It is emphasized that only close cooperation between the bodies of the Prosecutor's Office, the internal affairs and the investigation will make it possible to successfully combat crime in general and organized one in particular. Expansion of the scope of activities of organized criminal groups, their development of territories of other states, close closure with foreign organized crime is particularly dangerous for these countries and determines the need for the closest interaction and mutual assistance in the fight against this type of crime.

Keywords: crimes; organized crime; organized crime groups; criminal communities; transnational crime: interaction: mutual aid.

52. Shamarov P. V. Problems of participation of Russia in UN practical peacekeeping

Annotation. The article examines the official approaches of the Russian Federation to the UN peacekeeping; justifies the estimated use of national military and police personnel in such operations and missions; the parameters of the actual participation of representatives of Russia in practical UN peacekeeping are analyzed in comparison with other sovereign actors; the conclusion about the non-systemic nature of this most important state institution, which is not officially positioned as a promising political project of the country to protect her interests and ensure national security, is argued. The article postulates an objective need for the development and adoption at the federal level of the Concept of the international peacekeeping activities of the Russian Federation in order to strengthen the capacity to ensure its national security and promote state priorities.

Keywords: UN, NATO, EU, USA, international peacekeeping, peacemaking, national security, national interests, peacekeeping operations, military-civil interaction, concept.

53. Baghdasaryan I. A., Shurygina, Yu. A. Significant contribution to the educational and methodological support of military legal education in the Russian Federation

Annotation. The article is an annotation to the two academic publications, published on the eve of the new 2019 we are Talking about textbooks, "Military law and Military administrative law", published by the Metropolitan publishing "Justice". The author of both publications is a well-known scientist and expert in the field of military law, doctor of law, Professor Viktor Koryakin. The books take into account all the latest changes in military legislation, their structure and content is fully consistent with the curriculum disciplines "Legal support of military activities", "legal support of military administration" and "Military law", taught at the Military University cadets — future military prosecutors and military investigators, as well as employees of the military police. Kimi can also be useful to all military personnel interested in the problems of military law and military administrative law.

Key words: military law; military administration; military administrative law; military administration; legal support of military activities.

54. Filippova M. Yu. Professional legal advice requires thorough psychological training

Annotation. The article is a review of the monograph P. A/ Korchemny and V. M. Koryakin "Psychological aspects of professional legal consulting". The monograph deals with the psychological aspects of professional legal advice, which is a specific type of targeted activities to bring to the person who applied for advice, necessary and sufficient information (knowledge, information) of a legal nature. It is shown that legal advice is the most important means of establishing law and order in society, protection and realization of the rights and legitimate interests of citizens.

Keywords: legal advice; legal counsel; psychological training; legal psychology.