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VIOLATION OF ELECTORAL LAWS BY PUBLIC BODIES AS A GROUND FOR INVALIDATING THE DECISION OF ELECTION COMMISSION ON ELECTION RETURNS

Keywords: invalidity of election institution, violation of electoral law, register of electors, voting procedure, procedure of determining election returns

The article deals with violations of electoral laws committed by public bodies which make a good reason for invalidating the decision of election commission on election returns. The most common violations occur when register of electors is being drawn, in voting procedure and the determining of election returns.

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COLLECTIVE DOMINATION IN ANTI-TRUST LAW

Keywords: anti-trust law, dominating position collective domination

The concept of collective domination has been recently introduced into Russian law. The author examines it in terms of Russian anti-monopoly practice, theory of anti-trust regulation and application of similar concept in EU competition law from which the concept was borrowed.

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FORMATION OF LABOUR EXPERIENCE INSTITUTION IN THE SOVIET SOCIAL SECURITY SYSTEM

Keywords: labour experience, continuity of service, specific service, pension security, maternity allowance, unemployment compensation

Labour experience is one of the basic institutions in social security law. What reasons brought it into being? Did the young Soviet Government see it as a weapon in the struggle against class enemies or as a tool in the solution of economic problems? Was it supposed to measure labour or to bind employees to the same working place? Displaying the formation of the institution in question the author reveals its role including some particular types of labour experience in the modern social security system.

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AN INDIVIDUAL ENTREPRENEUR'S LIABILITY UNDER ARTICLE 15.1 OF THE RUSSIAN CODE OF ADMINISTRATIVE LAW

Keywords: administrative liability, cash processing, procedure of cash processing, cash register equipment

When article 15.1 of the Code is applied to establish individual entrepreneur's liability for violations in cash processing operations courts often find themselves in predicament. To answer the question why it happens the author examines legislation and judicial opinions in this area.

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POWER SUPPLY TO WHOLESALER MARKET: STUDYING RULES OF WHOLESALER MARKET

Keywords: energy reformation, combination of competitive and natural-monopoly activities, transferability of objects of civil law rights

Russian Ministry of Energy admits that the need for energy is not that bad in some regions and supplemental reserve is not required. There have been some reports in mass media that Russian Government is going to review power suppliers' obliga-

tions in investment programs expressly manifested in power supply contracts. At the same time the scope and essence of the obligations can be considerably reduced (by half) by eliminating mistakes in the application of Wholesale Market Rules.

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LEGAL SUCCESSION IN MUNICIPAL LAW

Keywords: local self-government, municipal law, economic foundations, legal succession, civil law, private law, delegation of powers, delegation

Legal succession at the municipal level in the Russian Federation can be examined in terms of constitutional law or private law when it acquires the civil law features. Nowadays legal succession is one of the crucial problems in legal practice which can be solved only in terms of systematic analysis of related legislation and historic experience. The author believes that lack of comprehensive studies in the field of constitutional theory results in gaps in the regulation of legal relations among actors in public law.

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NEW PERSPECTIVE AT INVESTMENT CONSTRUCTION OF REAL PROPERTY UNITS

Keywords: real property, construction, sale contract, investment activities, investment contract, ownership, contract of work, interpretation of law

The article examines the ruling # 54 passed by the Plenum of the Supreme Commercial Court on July, 11, 2011 on controversies arising from investment contracts of legal entities. The commentaries issued by the Court mean that participants of construction market will inevitably reconsider major part of legal schemes used in their practice as well as the terms of investment projects implementation including possible economic risks.

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CONSTITUTIONAL ISSUES IN RUSSIA IN THE 1860S—1880S (COMMEMORATING EMPEROR'S ALEXANDER II DEATH IN 1881). ARTICLE TEN

Keywords: constitution, reforms, constitutional issues in Russia, reform proposed by M.T. Loris-Melikov, K.P. Pobedonostsev, Alexander III

The article describes political and ideological struggle around the introduction of public representation and prospects of monarchy in Russia during the first months of Alexander III reign. The events which occurred in April 1881 in connection with M.T. Loris-Melikov's governmental reform proposals are displayed and examined by the author.

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LEGAL STATUS OF THE PARTIES TO CONTINGENCY CONTRACT BEFORE CONTINGENCY HAPPENS

Keywords: contractual parties' influence upon contingency occurrence, potestative contingency, casual contingency, mixed contingency, transaction with interest, dynamic legal personality

Contingency contracts in general and the parties' legal status before contingency happens in particular get little attention from scholars and academic legal writers. Having examined the existing theoretical approaches the author draws the conclusion that the parties' status hinges on the contingency upon which the performance of contract depends, whether the contingency is potestative, casual or mixed.