

**ABOUT LEGAL INFLUENCE ON LEGAL CULTURE OF THE PERSON
IN MODERN CONDITIONS OF SOCIAL TRANSFORMATIONS**

Zhinkin S. A.

doctor of law

head of the Department of theory and history

of state and law of the Kuban

state University

THE SUMMARY: The article deals with the optimization of legal impact on legal culture in modern Russia. The complexity of the modern value, legal, technological development necessitates the development of specific strategies, mechanisms, technologies and procedures of legal impact on the various components of the legal culture of society and the individual.

KEYWORDS: impact, culture, law.

EVOLUTION OF LAW: FROM THE WORD TO THE FIGURE

Adygezalova G.E.,

associate Professor of theory and history of state and law

Kuban state University (Krasnodar)

doctor of law, associate professor

THE SUMMARY: The article considers the evolutionary theory in relation to the evolution of law, as part of a social system. It is proposed to synthesize approaches according to which the evolution of law is determined by two kinds of factors: co-adaptation and pre-adaptation. The main stages of the evolution of law under the influence of these factors were identified.

KEYWORDS: law system, evolution of law, autopoietic system, coadaptation, pre-adaptation, media, book printing, conflict.

**FEATURES OF THE CATEGORY OF LAW AND ORDER
AND ITS MODERN STABILITY PROBLEMS**

Khil I.M.,

*associate professor of the constitutional and municipal right of law department
Federal HPE «Kuban State University», PhD in Law, associate professor*

THE SUMMARY: The article is devoted to the analysis of the content of the category of law and order. Different points of view of the authors regarding the concept of law and order are considered, a comparative critical characteristic of their positions is carried out, theoretical studies of domestic lawyers concerning the problems of improving law and order are analyzed.

KEYWORDS: law and order, legality, legal state, human and civil rights and freedoms, legal consciousness, legal nihilism, corruption.

**SUBSTANDARD LEGAL ACTS OF LOCAL GOVERNMENTS:
CONCEPT, FEATURES, PROBLEMS OF THEIR CONTEST**

Chuyeva A. S.

*senior research associate
Federal HPE «Kuban State University»
associate professor of the administrative and financial law
Federal HPE «Kuban State University»*

The summary: The article discusses the problems arising from challenging non-regulatory legal acts of local governments, as well as their decisions, actions (inaction). A number of important provisions of the Arbitration Procedure Code of the Russian Federation regarding the procedure for challenging such are analyzed. The author's own opinion on the wording of the definition of "non-normative legal act of a local government body" is argued.

Keywords: local government, regulatory legal act, non-regulatory legal act, local self-government bodies, challenging (appeal), legislation.

DIGITALIZATION OF NOTARIAL ACTIVITIES

Lagodina E.I.

associate professor of criminal proceeding

Kuban state university

candidate of juridical sciences, associate professor, notary

THE SUMMARY: This article is concerned with using information technologies in notarial activities. The great attention is paid to the unified information system of the Russian Federation Notaries and the last changes in the legislative acts related to electronic document management.

KEYWORDS: Notaries, notarial activities, unified information system, electronic documents, electronic document management.

SOME ASPECTS OF THE PENAL RESPONSIBILITY FOR THE CRIMES IN PUBLIC HEALTH

Epifanova E.V.

PhD, Associate Professor,

Department of theory and history of State and law

faculty of Kuban State University

THE SUMMARY: the article deals with contemporary issues of criminal responsibility in the sphere of protection of the health of citizens. Considered as existing formulations of the CRIMINAL CODE of the Russian Federation, and made proposals for the structuring of the rules on criminal liability in the sphere of health protection of citizens.

KEYWORDS: criminal responsibility, health, HIV infection, GMO technologies.

**DIGITALIZATION OF CRIMINAL PROCEEDINGS
AND PROBLEMS OF ENSURING THE RIGHTS OF ITS PARTICIPANTS**

Gladysheva O. V.

*head of the department of criminal procedure
Kuban state university (Krasnodar)
doctor of law, professor, honored lawyer of the Kuban*

THE SUMMARY: The experience of digitalization of the criminal proceedings in other countries proves the need for urgent measures from the application of the procedural order of the activities in pre-trial and the commencement of the production of modern Russia, due to systematic and consistent implementation of electronic document management, electronic evidence, electronic criminal case, remote participation in the implementation of the Institute of investigative and judicial acts, but subject to the priority of criminal proceedings – the protection of rights, freedoms and legitimate interests of its members, other individuals, including access to justice.

KEYWORDS: criminal proceedings, digitalization, document management, criminal case, rights of participants.

**THE ELECTRONIC FORMAT OF THE CRIMINAL
PROCEEDINGS IN THE REPUBLIC OF KAZAKHSTAN**

Andreeva O. I.

*head of the Department of criminal procedure,
prosecutor's supervision and law enforcement
Tomsk state University (Tomsk)
doctor of law, associate professor*

Zaitsev O. A.

*honored worker of science of the Russian Federation,
honorary worker of higher professional education Russian Federation,
chief researcher of the Department criminal and criminal procedure legislation,
judicial system
of the Institute of legislation and comparative law,
chief research fellow criminal justice division
Russian state University of justice (Moscow)
doctor of law, professor*

THE SUMMARY: The article analyzes the experience of the Republic of Kazakhstan in introducing the e-criminal case information system into the practice of law enforcement agencies. Particular attention is paid to the current criminal procedure legislation and departmental regulations of this country. It is concluded that in the Russian Federation there are prerequisites for conducting criminal proceedings in electronic format. The main thing is that the legal regulation of the use of modern information-digital technologies in the criminal process should be systemic; provided both public and private interests; contributed to greater access to justice; did not allow violations of the rights and legitimate interests of its participants.

KEYWORDS: electronic criminal case, criminal proceedings, electronic document, criminal procedure legislation.

THE DIGITALIZATION OF THE CRIMINAL PROCESS

Aubakirova A.A.

*head of the Department of criminal procedure and criminology
Almaty academy of the Ministry of internal affairs
of the Republic of Kazakhstan named after Maken Esbulatova
doctor of law, professor*

THE SUMMARY: The article reveals the main directions of the digital translation of the criminal process on such information and analytical systems as ERDR, «Torelik» and «Zandylyk» An introduction to the criminal process of the digital format of the criminal case is analyzed.

KEYWORDS: ERDR, Torelik, Zandylyk, digital translation of criminal procedure, legal proceeding.

THE CONDUCT OF CRIMINAL PROCEEDINGS IN ELECTRONIC FORMAT IN THE REPUBLIC OF KAZAKHSTAN

Kostenko R.V.

professor of criminal procedure

Department Kuban state university (Krasnodar))

doctor of law, professor

THE SUMMARY: This article discusses issues related to the conduct of criminal proceedings in electronic format in the Republic of Kazakhstan.

KEYWORDS: criminal procedure legislation, electronic format, unified register of pre-trial investigations, electronic criminal case.

THE DIGITALIZATION OF LAW ENFORCEMENT AND ROBOTICS IN THE LEGAL PROFESSION

Sementsov V.A.

professor of criminal procedure

Department Kuban state university (Krasnodar))

doctor of law, professor

THE SUMMARY: It is proved that the modern digital reality provides a significant acceleration and simplification of the work of law enforcement agencies. The problem of robotization of law enforcement activity with a possible prospect of replacing the legal profession with a robot is investigated. The conclusion is made about the inability of artificial intelligence to replace a highly qualified lawyer who owns innovative technologies that allow to influence the regulatory potential of law and its effectiveness.

KEYWORDS: digitalization, law enforcement, legal profession, robotics.

DIGITAL ALIBI, DIGITAL EVIDENCE

Rudakova S.V.

deputy dean

faculty of law named after A.A. Khmyrov

Kuban state university (Krasnodar, Russia)

candidate of law, associate professor

THE SUMMARY: the article is devoted to consideration of the legal and practical aspects of the use of digital evidence in criminal proceedings, verification and identification of digital alibi.

KEYWORDS: digital alibi, digital evidence.

A LAWYER IN ELECTRONIC CRIMINAL CASE

Dolgov A.M.

associate professor of criminal procedure

Kuban state University (Krasnodar))

candidate of legal sciences, lawyer

THE SUMMARY: The article deals with the activities of a lawyer at the pre-trial stages of criminal proceedings related to the protection of the rights and legitimate interests of the principals, using electronic document management. The conclusion is made about the positive aspects of the given form of activity and the need to amend the current legislation.

KEYWORDS: lawyer, criminal case, digital technologies, electronic criminal case.

**THE POSTING OF INFORMATION ON NON-PROCEDURAL
ADDRESSES
IN A NETWORK «THE INTERNET» AS A MEANS OF ENSURING
THE PRINCIPLE OF INDEPENDENCE OF JUDGES
IN CRIMINAL PROCEEDINGS**

Lukozhev H.M.,

associate professor of criminal procedure

Kuban state university (Krasnodar)

candidate of law, associate professor

Klimok T.A.

post-graduate student of the Department of criminal procedure

Kuban state university (Krasnodar)

THE SUMMARY: The article substantiates the need to improve the legal regulation of forms and subjects of non-procedural treatment, its spread to the pre-trial stages of criminal proceedings.

KEYWORDS: judicial power, justice, guarantees, impartiality of the court, non-procedural treatment.

DIGITALIZATION OF CRIMINAL PROCEDURE

Mamedov R.I.

associate professor of criminal procedure

Kuban state university (Krasnodar)

candidate of legal sciences

THE SUMMARY: In this article the author contemplates on necessity and inevitability of digitalization of the criminal procedure in Russia. The author discusses the main components of digitalized criminal procedure: digitalized document flow, digital evidences, digital criminal case. Author also stresses out relevance and timeliness of the creation of digital criminal procedure, and positive changes of this innovation.

KEYWORDS: digitalization of criminal procedure, criminal procedure, digital document flow, digital evidences, digital criminal case.

THE USE OF COURT ELECTRONIC DOCUMENTS FILED IN THE PRETRIAL

Petrikina V.Y.

associate professor of criminal procedure

Kuban state university (Krasnodar)

candidate of law, associate professor, lawyer

THE SUMMARY: It is proved that currently in the courts of all instances there is an electronic document flow, but without due attention is the use of documents received by the court in the order of pre-trial production. According to the author, it is the resolution of issues related to this aspect of judicial activity that will allow to form a system of electronic proceedings in the judicial stages of the criminal process.

KEYWORDS: Electronic document, pre-trial proceedings, record keeping, judicial control, final judicial act, complaint, application, petition.

EFFECTIVENESS OF CIVIL LEGAL PROCEEDINGS AND PROSPECT OF THE JUDICIAL SYSTEM

Blinnikov L.A.

Judge of the Krasnodar regional court

THE SUMMARY: In article the question of need of legislative fixing of criteria of efficiency of the judicial system for ensuring the rights and legitimate interests of citizens is considered.

KEYWORDS: efficiency, legal proceedings, judicial system.