

1. Sokolov A. «Strategy of sustainable management of an organization using state levers»

Abstract. In the article, the author examines the issues of forming a strategy for the sustainable development of an organization using state influence. The system of balanced indicators proposed by the author is aimed at creating favorable conditions for the development of the organization itself and the territory as a whole. The study made it possible to conclude that the organization and the authorities should implement an end-to-end unified social policy in the region.

Keywords: organization; control; sustainability; balanced scorecard; region; power; business

2. Ryzhov I. «The influence of large cycles of the conjuncture on the implementation of industrial transformations of the Russian economy»

Abstract. The article analyzes the tendency of the influence of large cycles of the conjuncture on the process of implementation of large industrial transformations in the domestic economy. It is concluded that, despite the specifics of the historical conditions inherent in the reforms and counterreforms being carried out in Russia, there is a general tendency for the successful implementation of industrialization precisely in the phases of the waves of the rise of large cycles.

Keywords: large business cycles; long waves in the economy; industrialization of the economy; domestic economy.

3. Elshin V. «Features of strategic management systems for the development of the defense industry»

Abstract. The article is devoted to the peculiarities of the systems of program-targeted strategic management in the Russian Federation and the USA. The characteristic features and mechanisms of this control are shown.

Keywords: system; strategic management; weapons; military and special equipment; methods for evaluating effectiveness; economic effect.

4. Tairov S. «New trends in education in the context of the transition to building an economic formation of a new generation»

Abstract. Today we live and work in a world of change; therefore, in order for the level of education to correspond to the realities of the 21st century, educational institutions must use the latest technological developments and e-learning tools. In addition, the use of information and communication technologies has a great impact on all educational activities, as a result of the use of digital technologies, access and storage of information is carried out in an easier and cheaper way.

Keywords: competitiveness; education; qualification; reforms; experts; digitalization; quality.

5. Shibanova A. «The effectiveness of the state integrated information system of public finance management «electronic budget» in a difficult epidemiological situation in Russia»

Abstract. In this article, the author examines the creation, development and implementation in the work of state and municipal institutions of the state integrated information system of public finance management "Electronic budget". Evaluates the effectiveness of this automated system in the Russian Federation.

Keywords: public finance; electronic budget; pandemic coronavirus infection; state procurements; efficiency; budget; Information Systems.

6. Ryabchikov V., Nikolaeva M. «Peculiarities of proceedings in criminal cases considered by the court with the participation of a jury»

Abstract. This article is devoted to the peculiarities of the consideration of criminal cases with the participation of jurors; statistical data are presented to illustrate their activities. The problems encountered in practice in the work of a court with the participation of jurors, as well as directions for improving this institution are considered.

Keywords: jury trial; criminal process; the acquittal.

7. Ryabchikov V., Saveliev I., Reshetnyak K. «Inquiry in abbreviated form»

Abstract. The article examines the prerequisites for the formation of an inquiry in an abbreviated form, analyzes the essence and content of such a form, a comparison between an inquiry in the general procedure and an inquiry in an abbreviated form. The circumstances under which the inquiry is carried out in an abbreviated form are considered.

Keywords: inquiry; inquiry in an abbreviated form; criminal procedure legislation; general inquiry procedure.

8. Nematov Zh., Zokirova N., Enikeeva A., Tairov S. «Problems of legal regulation of the use of information and communication technologies in the Republic of Uzbekistan and ways to solve them»

Abstract. The article is devoted to improving the legal policy implemented by the state in the Republic of Uzbekistan, taking into account the peculiarities of the introduction and development of information and communication technologies (ICT) to regulate public relations in the era of digitalization of the economy. The importance of the development and use of a new scientific methodology in the implementation of law-making activities has been substantiated. By applying an interdisciplinary approach in solving the studied problems of the information sphere.

Keywords: law-making activity; legal regulation; conceptual and categorical apparatus; digital economy; information and communication technologies; subjects of the information community; government services; blockchain; mining; cryptocurrency.

9. Santashov A., Latysheva L., Mukhtarova E. «Implementation of criminal liability of minors: domestic and foreign experience»

Abstract. Now, the legal literature contains a large number of fundamental scientific studies concerning the criminal liability of minors. Nevertheless, in recent years, negative changes have been taking place in juvenile delinquency, in particular, the number and proportion of violent crimes are increasing, among which murder; rape, robbery and robbery prevail. An unfavorable trend is that many crimes are distinguished by excessive cruelty, aggressiveness, and lack of motive. In addition, there is a recidivism of adolescent crimes, including those in the penitentiary. In this regard, at present, lawyers, jurists and criminologists are faced with the task of searching for new mechanisms for preventing crimes by this category of persons, and improving the current legislation. It should be noted that today in legal science there are many debatable issues concerning the criminal liability of minors in general, in particular, the issues of determining the age of criminal liability, the effectiveness of the use of alternative types of punishment to imprisonment, as well as measures of a criminal law nature that exclude criminal liability. The article examines the criminal legislation of a number of European countries, in particular Germany and Switzerland. A comparative analysis with the criminal legislation of the Russian Federation in the studied area is carried out. Analysis of foreign criminal legislation governing the appointment and execution of sentences in relation to minors made it possible to identify a number of provisions that are of theoretical and practical scientific interest and can be implemented into the current Russian legislation. In this regard, the authors have prepared a number of proposals and recommendations for improving the criminal legislation of Russia and the practice of its application.

Keywords: juvenile delinquency; criminal liability of minors; criminal penalty; measures of a criminal-legal nature; age of criminal responsibility.

10. Petrova I., Lobachev I. «Crimes in the field of computer (digital) information: debatable issues of the definition of the concept, object of criminal law protection and the subject of encroachment»

Abstract. The subject of the research in the article is the issues of defining the concept of the object of criminal law protection and the subject of criminal encroachments in the field of computer (digital) information. The authors turn to the historical and legal aspects of the phenomenon under study, analyze the current state of criminal policy and doctrine in this area, as well as foreign experience in the legal regulation of criminal liability for "computer crimes". The purpose of the study is to give an objective description of the relevant means of differentiating responsibility, to identify gaps and shortcomings in normative regulation and to formulate proposals for improving legislation in this area.

According to the authors, a crime in the field of computer (digital) information should be understood as an unlawful act punishable by criminal procedure, infringing on public relations for the safe production, storage, transfer, search, use, distribution or protection of computer information, which caused or

created a threat of infliction harm to the legally protected rights and interests of individuals and (or) legal entities, society, the state.

The work resulted in a scientifically based concept of the criminal legal content of the concept of crimes in the field of computer (digital) information.

Keywords: computer crimes; computer information; digital information; Information Technology; Information Security; storage; processing and transmission of information.

11. Shatalov A., Santashov A., Santashova L. «International cooperation of penitentiary systems in the field of transferring convicts for serving sentences and execution of a court sentence»

Abstract. The article is devoted to the study of criminal procedural and criminal-executive problems associated with the regulation of the transfer of convicts to serve their sentences to the state of their citizenship. Today, one of the priority areas for the development of the domestic penal system is to improve international cooperation with penitentiary systems and no foreign states. With the growth of transnational crime, globalization, integration, migration of the population, the issues of the transfer of convicted persons acquire special state and social significance. At the national level, the procedure for the transfer of convicts is regulated in detail for the first time in Chapter 55 of the 2001 Criminal Procedure Code of the Russian Federation. At the same time, the issues of transferring persons sentenced to punishments not related to imprisonment of minors remained outside the legislator's field of vision, and the peculiarities of transferring those sentenced to imprisonment conditionally, for a certain term and for life were not taken into account. In addition, the criminal procedural legislation of the Russian Federation does not clearly regulate the grounds for the transfer of convicts, the procedural status of participants in proceedings for considering materials on the transfer of convicts, the procedure for making an appropriate procedural decision and other issues. This indicates the presence of theoretical, legal and law enforcement problems that imply their understanding and resolution in order to increase the effectiveness of the considered area of international cooperation. During the research, the methodological basis was the dialectical method of cognition. The following private-law methods of cognition were applied: comparative legal, formal legal, as well as the method of content analysis, contributing to the implementation of scientific interest. The article presents a study of foreign experience in regulating this area of international cooperation, in particular, countries such as Sweden, Denmark, Iceland, Norway, Finland, the United States and other states of the American and European continents. The opinions of authoritative scientists are analyzed, which made it possible to reflect both the advantages and disadvantages of different positions, and the absence of any general unified approach to determining the content of the phenomenon under study and its legal regulation.

Keywords: international cooperation; transfer of convicts; deprivation of liberty; state of citizenship; execution of the sentence.