

## Index

### ARISTOV, Alexander Nikolayevich

Candidate of philosophical sciences (in sociology of international relations)  
elen.aristova@mail.ru

### St Nicholas Orthodox Cathedral in Nice (Cathédrale Orthodoxe Saint-Nicolas de Nice) on the scales of French justice. Article five

**Keywords:** St Nicholas Orthodox Cathedral in Nice, dispute about the ownership right to St Nicholas Orthodox Cathedral and the title to the land, lease contract of emphyteusis

The final article of the story about a dispute between Russia and Russian Orthodox Religious Association of Patriarchate Constantinople concerning the ownership right to St Nicholas Orthodox Cathedral in Nice and all property inside it and the land attached to it heard in 2006–2011. A.N. Aristov was an interpreter for the party of Russia at the court proceedings. The story is based on the documents from the author's personal archives.

### ERMOLAJEVA, Olga Nikolajevna

Candidate of legal sciences  
Associate professor  
Lomonosov MSU Law School  
lawolga2007@yandex.ru

### Legal regulation of commercial court procedure in cases arising from public relations

**Keywords:** Administrative justice, commercial court justice, administrative proceeding, proceeding in commercial court, public legal relations, administrative legal relations, hearing of cases from administrative offences, improvement of administrative procedural laws and laws regulating commercial court procedure  
Legal regulation of commercial court procedure in cases arising from public relations is in the focus of the article. The emphasis is made on the combination of rules provided for by the RF Procedural Code for commercial courts and the RF Code of Administrative Offences in terms of administrative penalties. The author examines the current issues and prospective updating of administrative procedure and commercial courts procedure taking into account law-enforcement practice.

### KANASHEVSKY, Vladimir Alexandrovich

Doctor of legal sciences  
Professor  
Moscow State Law Academy named after O.E. Kutafin  
Department of Private International Law  
seleron75@mail.ru

### Legal regulation of trans-border transfer of personal data

**Keywords:** Trans-border transfer, personal data, personal data operator, applicable law  
The author examines legal regulation of trans-border transfer of personal data, security issues of data processing and storing abroad, analyses the law applied to the relations in trans-border transfer of personal data.

### KONDRAT, Ivan Nikolaevitch

Candidate of legal sciences  
Candidate of economic sciences,  
Professor  
Department of legal enforcement of administrative activity  
MGIMO (University) Ministry of Foreign Affairs Russian Federation  
inkondrat@mail.ru

### Restriction of individual rights and freedoms: principles, grounds, limits

**Keywords:** Constitutional guarantees of individual rights and freedoms, limits of individual rights and freedoms restrictions, principles of individual rights and freedoms restriction  
The author examines legislative provisions concerning enforcement and restriction of individual rights and freedoms in various spheres of social relations with the accent being made on the necessity to make constitutional provisions for the principles restricting individual rights and freedoms, grounds for and limits of such a restriction.

### KOVYRSHINA, Nina Alexandrovna

Postgraduate  
Russian Peoples' Friendship University  
Department of civil and employment law  
chuschka@mail.ru

### Judicial system of Jordan

**Keywords:** concept of separation of powers, religious court, secular court, special court, tribal courts system, High Court of Justice  
This article describes specifics of Jordan judicial system, composition of courts, their jurisdiction

### KRYAZHEVSKIKH, Konstantin Pavlovich

Candidate of legal sciences  
LLM (in private law)  
Partner  
Yegorov, Kryazhevskikh & Partners  
kryazhevskikh@ekiplaw.ru

### On validity the right to use subsurface mineral resources transfer as the contribution to the company's charter capital

**Keywords:** Contribution to the charter capital, the right to use subsurface mineral resources, negotiability, license reissue, operational agreement, license agreement  
What are the legal implications of contributing the license for the right to use subsurface mineral resources into the company's charter capital or into the partnership's activities? Can this be applied in practice? Should the right to mining development which is found negotiable, that is it can be alienated, pledged or encumbered, be VAT-taxed when transferred in license reissue procedure? The article concerns certain aspects of the legal nature of the given legal phenomenon and its legal implications.

### REZEPOV, Ildar Shamilevich

private-practice lawyer,  
The Head of the Law bureau "Prisyazhnyi Poverennyi"  
Postgraduate  
Saratov State Law Academy  
rezeppoff@mail.ru

### Gross negligence of the injured party under the Russian civil law

**Keywords:** Gross negligence, damages, damage to life, health or property  
The concept of "gross negligence" as define in scientific terms is discussed in the article. The author uses the examples from practice to show when the gross negligence of the injured party is out of question and when it can be established. The application of Art. 1083 of the Russian Civil Code is examined in the article.

### SHAIKHEEV, Timur Ilgiziyevich

Lawyer  
Counselor of Justice, 3rd Class  
shaiheev@gmail.com

### Prevention, restriction, elimination of competition in terms of anti-trust law

**Keywords:** prevention, restriction, elimination of competition, anti-trust law, economic unit, agreement  
Violations of anti-trust law resulting in prevention, restriction or elimination of competition are rather common in modern Russia. This phenomenon is rooted not only in deficient anti-trust legislation, ineffective antimonopoly agency and commercial courts system but in the low level of business ethics of the very economic units.

### TOKAEVA, Regina Anatoljevna

Postgraduate  
Kazan Federal (Privolzhsky) University law school  
regina7@mail.ru

### Foreclosure: essence and legal nature

**Keywords:** Foreclosure, remedies, self-protection, measures of operative impact, civil liability  
Amendments are being made to the Russian laws on pledge which reform foreclosure procedure. Hence, the importance of investigating the legal nature and essence of the given institution is growing. The author makes an attempt to determine the place of foreclosure in the system of remedies considering foreclosure against civil liability, measures of operative impact and self-protection.

### TOMSINOV, Vladimir Alekseevich

Doctor of Legal sciences  
Professor  
Lomonosov MSU Law School  
tomsinov@yandex.ru

### Civil law science in Russia in the 1860s—1880s. Article one

**Keywords:** Legal science in Russia in 19th century, civil law science, the scope and the system of civil law  
The state of arts in the Russian civil law science and the factors facilitating its development in the 1860s—1880s are examined in the article. K.D. Kavelin's ideas about the essence of civil law and N.V. Kalachov's project drafting the fundamentals of civil law are discussed.

### YARMAK, Anton Valerjевич

Partner  
Law Bureau "EDAS"

### ZORINA, Raisa Sergeevna

Lawyer  
Law Bureau "EDAS"  
r.zorina@edaslawfirm.ru

### Overwhelming interdependence: myth or reality?

**Keywords:** Taxation, tax, price formation, interdependence  
The issue of interdependence of persons had complicated court proceedings in a great number of cases for many former legislative provisions were rather ambiguous. The present article examines the changes in the definition of the grounds for recognizing the parties to a contract as interdependent persons.