

SUMMARY

A. A. Andreev. УРАХУВАННЯ СПЕЦИФІКИ ЗЛОЧИННОЇ ДІЯЛЬНОСТІ ПРИ ФОРМУВАННІ СИСТЕМИ МЕТОДИЧНИХ РЕКОМЕНДАЦІЙ (на прикладі вбивств, вчинених неповнолітніми). // *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 249-254.

Author shows relation between methods of investigation of definite type of crimes, corpus delicti, a subject of proving and typical situations of investigation. The article highlights a necessity of development of methods of investigation of murders, committed by juveniles, as a type of individual methods of investigation crimes against person's life and health. Author also researches main directions of investigation of such crimes.

Key words: investigation, murders, committed by juveniles.

A. N. Anokhin, V. Yu. Gankevich. To the problem about legal framework khadysov ymam the Al'-Bukhary. // *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 53-58.

Problems related to research of sources of moslem law, works of classics of sharyata and fykkha, prospects of the use of methodology of comparative jurisprudence are examined. The special attention is spared khadysam, second after Koran to the source of moslem law, their value for modern legal science.

Key words: Al'-Bukhary ymam, khadysy, moslem law, sharyat, fykkh.

Башт а А. И. Роль экспертных советов учреждений НАН Украины в экологических аудитах новых технологий. // *Ученые записки Таврического национального университета им. В. И. Вернадского*. – 2006. – Серия «Юридические науки». – Т. 20 (59). – № 2. – С. .

// *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 211-212.

V. M. Bevzenko. ПЕРЕВЕСТИ НАЗВАНИЕ СТАТЬИ // *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 237-243.

On the grounds of investigation of the works of scientists-lawyers, and proceeding from the statutes of valid legislation, in the given article is introduced the legislative nature of the principles of state regulation. Specifically, on the basis of such analysis the substantial features of principles of state regulation are presented. The meaning of that principles, their kind and contents of each of them are also analyzed, including the characteristic of the role of general and special principles in the process of state regulation.

Key words: state regulation, principles of law, administrative law, general and special principles, regulation influence.

V. A. Bugaiov, A. A. Serova. Criminal punishability peculiarities of military offence. // *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 130-133.

Specific signs of punishability, typical of military offences that are defined by Part XIX, Special Part of Criminal Code, are analyzed in this article. Two aspects are singled out, i.e. peculiarities of inflicting common military punishments, fixed in art.51 of the Criminal Code

and inflicting specific military punishments which can be inflicted only to military service men.

Key words: punishability, military crime, corrective work, community work, service restrictions, disciplinary battalion.

E. V. Burlay. On the problem of possible semantic and etymological meaning of the term "law". // *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 14-28.

In author's opinion deep and adequate understanding of the term may be the way to correct and substantial knowledge about the subject named by this term. Basing on the investigation of the meaning of the Slavic term "pravo" (law) the author makes an effort to prove his view of genesis of law and its adequate notions. The author insists that the notion "law" is an abstraction which's meaning absorbs a different historical and social experience of conflicts peaceful resolution by the unique way of arbitration between formally equal parties.

Key words: conflict, dispute, court, subject, law.

Чеховська М. М., Воронін С. А. Особливості проведення екологічного аудиту на залізничному транспорті України. // *Вчені записки Таврійського національного університету ім. В. І. Вернадського*. – 2006. – Серія «Юридичні науки». – Т. 20 (59). – № 2. – С. .

// *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 194-198.

Y. N. Dmitrienko. The Formula of the rate of the right beside contexts of the new theory of the legal consciousness. // *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 9-13.

Formula of the rate of the right is offered in article for the first time.

Key words: formula of the rate of the right, legal consciousness, receivership of the legal consciousness.

Донец О. В. Питання правового визначення екологічного аудиту.

// *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 177-180.

A. A. Gavrylenko. The concept and norms of the property right in the antique states of the Northern Black Sea Coastland (the end of the VII century up to AD - first half of the VI century). // *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 59-64.

The article is devoted to consideration of prominent features of the property right in the antique states of the Northern Black Sea Coastland – Hersones, Olbia, Tira, Bosporean kingdom. On the basis of the analysis of narrative and epigraphical sources were determined its objects and subjects. The carried out analysis has allowed to reveal common features and peculiarities of property right of Boreal Prychernomor'ye states in comparison with the Greek mother countries.

Key words: antiquity, North Prychernomor'e, own.

N. V. Ganzha. To the problem of structure of regulations Verkhovna Rada of Autonomous Republic of Crimea. // *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 244-248.

The article gives the analysis of structure and content of Regulation norms of Verkhovna Rada of the Autonomous Republic of Crimea, as one of scantily investigated sources of the Constitutional Law of Ukraine.

Key words: the Regulations of the Supreme Council (Verkhovna Rada) , Autonomous Republic of Crimea, Chapter, section.

E. E. Gafarov.

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 255-261.

Гончарова

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 262-268.

Ye. V. Gubanova. ПЕРЕВЕСТИ НАЗВАНИЕ. // Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 142-143.

In this article the characteristic of the rape as a prepense crime is given. It is necessary to establish the significance of malice prepense at the analysis of the subjective side of the rape. The peculiarities of establishment of malice prepense at committing qualified rapes, particularly, it concerns the rapes of minors, are come out.

Key words: of malice prepense, subjective side, the formal corpus delicti, the rapes of minors.

O. R. Gulina. The European mechanism of human rights protection: analysis of its using practice in Ukraine and Russia. // Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 123-129.

The Rights and Freedom are one of fundamental problems in the new “European” countries. East and the Central Europe, survived an epoch of unprecedented reforms, aspire to an establishment democratic building in the western style which is inconceivable without the legal institutes which are putting into practice idea of a lawful state. The one of sources of knowledge for formed democracies of the East Europe can become a case law of the European Court in Strasbourg and evolved on its ground interpretation of the human rights and civil freedom. This clause is addressed first to lawyers and mass media representatives, those who can become a conductor of knowledge of the human rights mechanism protection, working in the Europe more than fifty three years.

Key words: European Court, human rights.

Гутнік К. В.

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 161-171.

Холопова Е. Н. Судебно-психологическая экспертиза по гражданским делам: проблемы, возможности и тенденции развития. // Ученые записки Таврического национального университета им. В. И. Вернадского. – 2006. – Серия «Юридические науки». – Т. 20 (59). – № 2. – С. .

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 213-229.

A. A. Kanov. Ecological aspects of economic politics of the state. // *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 199-205.

In clause the necessity of formation of the concept of economic politics of the state for the relation to an environment is considered, it is marked, that the ecological component has not borrow in her of a worthy place. Some fundamental approaches of development of ecological bases of modern economic politics of the state are formulated

Key words: economic politics of the state, ecological component of economic politics of the state, environment as the public boon, differentiation the approach to a problem of protection of an environment, economy-ecological investments

Карраш Хасан. Принятие Лигой Наций мандата на Палестину и его влияние на возникновение палестинской проблемы в 30-40-е годы XX в. // *Ученые записки Таврического национального университета им. В. И. Вернадского*. – 2006. – Серия «Юридические науки». – Т. 20 (59). – № 2. – С. -.

// *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 281-288.

КАСАТКИН КИТАЕВ

// *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 144-147.

Кащенко С. Г.

// *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 29-35.

Климова

// *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 323-331.

Коновалова В. Е.

Алексей Никифорович Колесниченко - ученый, педагог, создатель научной школы в криминалистике

// *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 332-334.

A. V. Kostruba. ПЕРЕВЕСТИ НАЗВАНИЕ СТАТЬИ. // *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 230-236.

The thesis is dedicated to researching of the Bill of lading. The manuscript gives the legal characteristic on the Civil law of the Bill of lading in the doctrine, its notion, the requisits of the Bill of lading and the classification of its kind is done as well. Special attention is paid to the problems of Bill of lading relations. The question of issuing, distributing and cashing is considered in details. The functional meaning of the Bill of lading is formulated. The drawbacks in lawful regulating of the relation of the Bill of lading are pointed out. The proposals on their clearing and improving of the present Civil legislation, are moved

Key words: the objects of civil law, the securieties, the bill of lading, the voyager.

V. V. Lavrov, V. V. Bobkov. ПЕРЕВЕСТИ НАЗВАНИЕ// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 36-52.

In this publication the authors introduced a historical reconstruction of the Faculty of Social Sciences of Crimean M.V. Frunze University. In 1920-1921 this faculty conducted the training of future lawyers. The elaboration is based on the documents drawn from the funds of the Autonomous Republic of Crimea and Russian Federation archives as well as on the periodical press information.

Key words: higher legal education, Crimean University, Faculty of Social Sciences.

Мальцева Е. В.

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 69-80.

Махжамов О. Э.

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 155-160.

Михайлов М. А. Николай Сергеевич Бокариус. // Ученые записки Таврического национального университета им. В. И. Вернадского. – 2006. – Серия «Юридические науки». – Т. 20 (59). – № 2. – С. .

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 335-339.

Мухин Г. Н., Каразей О. Г., Исютин Федотков Д. В. Использование дерматоглифики в экспертных исследованиях. //

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 148-154.

Мухин И. Г. Особенности первоначального этапа раскрытия и расследования хищений цветных металлов.

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 161-166.

Орлов Н. А. Устойчивое развитие и экологический аудит (правовой аспект).

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 345-346.

D. V. Pashnev. Properties of computer information and feature of collecting of computer tracks. // Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 289-293.

Properties of computer information as proofs and in this connection positive and negative features of process of collecting and research of tracks of computer crimes are examined in the article.

Key words: computer crime, computer track, proof.

Пашнева

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 294-299.

V. N. Pashchenja. To a question of participation of bodies of Office of Public Prosecutor and court on korenizaziya in Crimean ACCP in 1920th. // Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 99-104.

One of the most important bodies of the state construction in Crimean ACCP which required in korenizaziya, were Office of Public Prosecutor and court as most close connected with people. During imperial time the court was managed by representatives of Russian nobility, it is natural in interests of the propertied classes. Feature of Crimea was also that in the Tatar village this problem solved, partially, Muslim clergy on the basis of laws of Sheriyat, besides, as a rule, in interests of a prosperous part. With the statement of the Soviet authority, in Crimea process of creation of new system of court and Office of Public Prosecutor in interests and from among representatives of workers of all nationalities, first of all its radical part has begun. The purpose of given clause is the analysis of a course of creation and korenizaziya the Soviet system of court and Office of Public Prosecutor Crimean ACCP in 1920th.

Key words: justice, Office of Public Prosecutor, the Soviet court.

I. I. Polyakov. Theory of understanding of legal relations object essence. // Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 112-116.

This scientific article is devoted to the theories of understanding of legal relations object essence. There are two main theories dealing with this question. They are: monist doctrine (the theory of unified objects) and plurilateral doctrine (the theory of objects plurality). Coming from the first theory, the object of legal relations must have abilities to react to legal influence. In view of the fact, that only human behaviour is capable of this, it must be admitted as an object of rights and duties. In its turn, plurilateral doctrine of legal relations object really reflects the variety of existing legal relations and it is based on the facts. It gives possibility to show the diversity of legal relations object, not reducing them only to the behaviour of the obliged person.

Key words: monist doctrine, legal object, legal relations object, public relations, plurilateral doctrine.

Редькина

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 65-68.

E. I. Rovinskaya. Actual questions of corporative management in bank and other non-bank financial institutions. // Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 300-306.

The increasing of the level of corporative management will allow the banks and non-bank financial institutions to solve the problem of the “unscrupulous” creditors and strengthen trust of potential counteragent (depositors, borrower). As a result, assessment of credit resources will become more rational among banks and non-bank financial companies that will give a chance to the economics of the country to come out to the trajectory of steady growth. Furthermore, all interested party will win from the creation of the appropriate system of corporative administration.

Key words: management, bank, non-bank institutions.

I. N. Rozumovitch. Legal problems of organization and conduction of ecological audit of objects of heightened danger at their privatization and bankruptcy. // *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 190-193.

The article is dedicated to the research of legal problems of organization and conduction of ecological audit of objects of heightened danger at their privatization and bankruptcy. Modern condition of legislation of privatization and bankruptcy is studied from the viewpoint of conduction of ecological audit in these processes, its drawbacks are revealed. The significant place in the article is occupied by the propositions of alternating the current legislation of Ukraine.

Key words: object of heightened danger, conduction of ecological audit, bankruptcy, privatization.

L. T. Ryskel'dieva. Concept «annoyance» and «useful advices» in J. Bentham's Deontology. // *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 3-8

The given article reconstructs the context of the basic concept of the normative and practical part of J. Bentham's study usage, the concept of annoyance. He is set by the critical attitude of deontology's founder towards the idea of duty and also by his attempt to formulate moral principles in the "gentlest" form, in form of advice.

Key words: Deontology, ethic, normativeness, moral philosophy.

РИШКОВА Л. В.

// *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 186-189.

T. A. Shklyar ПЕРЕВЕСТИ НАЗВАНИЕ// *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 105-111.

The fundamental provision of legal system of Ukraine has been considered in the article. The views on the concept of "legal system of society", elements and components of the legal system, types and function contents has been classified and analyzed and explored.

Key words: legal system, elements of legal system, functions of legal system.

Yu. V. Skakun. Legal fundamentals of financing expenses of recreational enterprises of the Autonomous Republic of the Crimea in contemporary condition. // *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 206-210.

The thesis contains the analysis of legal regulation of financing expenses of recreational enterprises both for the budget of different levels and for the alternate sources of financing. Considered is an influence of management system, formed in frame of the present theses, on financing of recreational enterprises with their own accommodation base. In this thesis analyzed is the present state of scientific research of the problem of financing recreation as an independent field of economy.

Key words: recreation, recreational activities, expenses for recreational enterprises, system of state control.

O. V. Skvortsova. ПЕРЕВЕСТИ НАЗВАНИЕ // Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 134-141.

In this article the search of criteria of differentiation of illegal wood felling as the crime and as the administrative delinquency is realized. The base of criminal and administrative amenability, the signs and the peculiarities of corpora of given aspects of delinquencies are chosen. The conclusion is such that the limit between the crimes and the administrative delinquencies, to a certain extent, is relative and mobile.

Key words: criminally punishable illegal wood felling, ecological administrative delinquency, differentiation of administrative and criminal amenability for illegal wood felling.

A. V. Starizyn. ПЕРЕВЕСТИ НАЗВАНИЕ ВІЙСЬКОВІ ТА ОХОРОННІ ФУНКЦІЇ КРИМСЬКОТАТАРСЬКИХ ЛЕЙБ-ГВАРДІЙСЬКИХ ПІДРОЗДІЛІВ (1827 – 1890 pp.). // Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 307-310.

This article examines military functions of crimean-tatar guards subdivisions. Employees were engaged in execution of functions on protecting lives of highest officials of the state during hostilities. Besides, crimean-tatar guardsmen were used as regulars in battle operations.

Key words: crimean-tatar, functions.

A. A. Timoschuk. Autonomy is the structural principle of Spanish state. // Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 311-316.

According to the state system contemporary Spain is indivisible. At the same moment it is composed from different autonomous regions. The embodiment of the principle of autonomy gives a possibility to settle national contradictions of spanish people in the borders of indivisible state.

Key words: autonomy, indivisible.

Yu. M. Pluschak. The tax apparate of Gabsburg monarchy in Zakarpatie. // Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 81-86.

The article describes historical reasons of standing and development, organization and activity of the Gabsburgs monarchy fiscal system in Zakarpatie.

Key words: Fiscal system, taxes.

Велигодский Д. В.

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 87-98.

Ярошевська Г. М. Предмет договору про надання юридичних послуг. //

// Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 53-58.

S. A. Zaulochnaya. Political and Legal Prerequisites for the Formation of the Crimean Autonomy. // Uchenye zapiski Taurida national V. I. Vernadskiy university. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 269-280.

Major political and legal prerequisites for the formation of the Crimean autonomy in 1921 are dealt with. Brief analysis of historiography pertaining to the issue has been provided.
Key words: autonomy, scientific literature, political-law preconditions.

Замула І. В. Природно-ресурсний потенціал як об'єкт бухгалтерського обліку
// *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 181-185.

Захарченко П. П.
// *Uchenye zapiski Taurida national V. I. Vernadskiy university*. – 2006. – Series «Low sciences». – V. 20 (59). – № 2. – P. 117-122.