English summary

Vitaly A. Severin, Doctor in Law, Lomonosov Moscow State University, Professor of the Department of commercial law and law fundamentals

Contract regulation in the innovation sphere

The article contains the review of step-by-step development of the innovation sphere contract regulation in Russia. The contract constructions which were applied by participants of the commercial turnover for the information and innovation cooperation are outlined and described in the article. The analysis of innovation market structure is introduced , which consists of subjects of the 2 types.

Key words: innovation, information law, contract regulation

Tatyana A. Skvortsova, PhD in Laws, Rostov State University of economics, Reader of the department of civil law

Contract for the installation and maintenance of the advertising construction

In the article the legal nature of the contract for the installation and maintenance of the advertising construction is researched. Taking into account the aim of the contract and the essence of the relations the legal characteristics of the contract are proposed. The example model of the contract for the installation and maintenance of the advertising construction is introduced.

Key words: contract for the installation and maintenance of the advertising construction, paid service agreement, labor contract, rental agreement, Law on advertising

Victoria V. Kosycheva, PhD in Law, Advocate

Order of construction of the contract system in the turnover

The author explores the technology of the step-by-step contract system construction taking into account its legal nature. The lawyers have to carry out significant work while providing the legal support for commercial organizations which also includes preparing the drafts and concluding contracts, especially when preparing a series of contracts which are functionally interconnected and form a set of contractual system.

Key words: Commercial law, trade volume, the structure of contract relations, lawyer, contract, contract system

Elena A. Abrosimova, PhD in Law, Lomonosov Moscow State University, Associate Professor of the Department of the Commercial law and law fundamentals

Legal status of trade development associations

The structure of modern commercial law, an increasingly important role played by the organizers of trade – commercial organizers, which include unions of merchants (traders) and trade development associations. The article contains the legal definition of the trade development associations, an analysis of functional purpose of such type of the commercial organizers and gives an idea of how important trade development associations have to promote the effective commercial development in Russia.

Key words: trade development association, organizer of the commerce, commercial organizers, association, union, organization of the commerce, functions, National Trade Association, European Interest Economic Groupings.

A.I. Makarov, PhD in Economics, Russian Commercial and Economical University, Reader of the department of informational, entrepreneurial and commercial law

Legal means of prevention and suppression of unfair competence

Lately there have widely spread cases of performing unfair competence by the participants of the commercial turnover. Particularly, violations take place when rendering false information about goods, its consumer or technical characteristics, through overpricing, imposing the unfair contractual conditions by the economically stronger party of a contract, etc. The author regards the imbalance between the private law and competence law rules as one of the cause of the current situation and formulates certain rulemaking initiatives in this connection.

Key words: competence, Law on competence protection, RF Civil Code, unfair competence, imposing of the unfair contractual conditions, quality of goods

Olga V. Suchkova, Russian Law academy under the RF Ministry of Justice, Senior Lecturer Legal regulation of venture and investment funds

In the article there is the comparative analysis of venture and investment funds regulation in foreign countries and in Russia. Particularly, the issues of organizational-legal form suitable for the fund and investments regulation issues are covered.

Key words: fund, venture fund, investment fund, innovation, investment

Elena V. Vorontsova, South-West State University (Kursk), senior lecturer of the department of employment law, civil and arbitrary proceedings

Problematic issues in goods quality regulation

The absence of the obligatory requirements to the quality of goods creates a menace for the national safety. With the practical cases the author demonstrates the inefficiency of certain legislative rules concerning the quality of goods and formulates amendments to the legislation in this connection.

Key words: quality of goods, food, technical regulation, goods safety, competence

E.V. Smirnova, Ulyanovsk State University, Law faculty, post graduate student

Contract for organization the passengers' transportation

The RF Civil Code doesn't contain the passengers' transportation contract. The court practice assesses it as a carriage contract, or a service contract, or as a hybrid contract. Also differs the approach of the municipal and RF Subjects authorities towards the subject of this contract. the author explores the nature of the agreement, its place in contract system and comes to a conclusion about the necessity of including it into the RF Civil Code

Key words: organizational agreement, frame agreement, passengers' transportation contract

Elena Postnova, post graduate student at the Russian presidential academy of national economy and public administration

Financial market regulation: results and prospects

The framework of the Russian financial market regulation and fundamental changes to the regulated market law are disclosed in the present article.

Key words: derivatives, financial market regulation, FFMS.

Igor V. Arkhipov, Doctor in Law, Russian academy of justice, professor of the Department of Civil law

The second stage of the RF commercial legislation codification: Commercial code drafting (1827-1832)

The second stage of Russian commercial law codification is considered to be the period between 1827 and 1832 (time of reign of the Russian Emperor Nicolas II). The article covers the issues of working of the Committee for the Promissory notes and Bankrupt Charter issues under the management of Dogorukov A.A. and afterwards – Mikhail Speransky. There is an assessment of Mikhail Speransky's opinion concerning the private law system and its influence on the Code of laws.

Key words: commercial law, history of the commercial law, Russian Code of laws, private law dualism, Commercial Code, Speransky, Commercial Charter

Boris I. Puginsky, Doctor of Laws, Lomonosov Moscow State university, Law faculty, professor, Head of Department of commercial law and law fundamentals, **Asif T. Amirov**, PhD of Philology, Lomonosov Moscow State university, Law faculty, reader of Department of commercial law and law fundamentals

Principles of the European contract law: legal nature, main provisions and prospects

The article introduces the history of working out and adoption of Principles of European contract law in the connection with the other lex mercatoria documents. I also examines the structure of the document, its methodology, basic principles and the order of applying the document and assesses its role in reforming the Russian and European national legislations

Key words: European commercial law, European contract law, Principles of the European contract law

Principles of European contract law.