



Dear readers,

I would like to present for your attention the second regular issue of the journal “Kazan University Law Review” in 2025.

The issue you are now holding in your hands contains articles on topical issues in the theory and practice of Russian and foreign law.

The issue starts with an article by Fatemeh Alizadeh, PhD Environmental Law, Assistant Professor of the Department of law, Go. C., Islamic Azad University, and Sayed Fazlollah Mousavi, PhD, Full Professor in International Law of the University of Tehran, Public Law Department, “The approach of international environmental law documents and Iranian law in the development of renewable energies”. The authors determine the aim of this article by the identification of factors affecting the implementation of international rules related to renewable energy sources, such as the concept of a green economy, the principle of sustainable development and the principle of management to evaluate the rules developed in the field of renewable energy in the internal laws of Iran, proposals for the application of the principles of the environment in developing ecological policies and the rules related to related renewable energy. The study is based on a scientific methodology. The article makes an attempt to study international documents in the field of renewable energy and internal documents for the mechanisms of sustainable development in solving problems in adopting state policy and the influence of the principle of sovereignty in analyzing the reasons for the lack of state support in the implementation of global development agreements, which determines the scientific novelty of the study.

The issue continues with a study by Yuriy Yumashev, Doctor of Legal Sciences, Professor, Chief Scientific Associate of the International Law Sector of the Institute of State and Law of the Russian Academy of Sciences, “From the history of European private law”. The scientist in the study notes that private international law is one of the main tools for regulating private legal relations with the participation of a “foreign element”. Its decisive role, the researcher writes, in the processes of the integration of the European Union/European Community can hardly be overestimated, especially considering that their ultimate goal is to create a single domestic market through the free movement of persons, goods, services and capital throughout the Union/Community. However, the author distinguishes, despite the undeniable significance,

private international law is only one element of a broader structure of private law, which regulates civil and commercial transactions in the EU. The article studies the problems that the community faces in the field of private international law in the wider context of the EU efforts to develop the so-called “European private law”.

The next research is presented by Siham Derbal, Lecturer Grade A of the Institute of Law and Political Science, University Centre of Maghnia. In the “Legislative Regulations of the Banking Committee in Algeria” study the author mentions that the Banking Committee is a fundamental regulatory and supervisory authority in Algerian banking, since it is aimed at ensuring the stability of the banking sector. The role of this Committee, according to the scientist, consists in monitoring and monitoring of banks and financial institutions and ensuring their compliance with applicable laws. In addition, the Committee plays a key role in protecting the rights of interested parties by promoting transparency and accountability in banks. The functionality of the committee is described, which is responsible for monitoring the degree in which banks and financial institutions observe the legislative and regulatory provisions applicable to them, in addition to its disciplinary role in the punishment that are found. This study is aimed at studying the legal framework of the Banking Committee in the light of new laws by determining its structure and studying the role assigned to it in accordance with the provisions of the last monetary and banking law.

The Conference Review section is opened by the article “Review of the International Scientific and Practical Convention of Undergraduate and Postgraduate Students” Legal Renaissance: A New Era of Jurisprudence”, prepared by Zilya Miftakhutdinova, Chairman of the Student Scientific Society, fourth-year student of the Faculty of Law of the Kazan (Volga Region) Federal University. The author view the Kazan (Volga) Federal University in Kazan on November 29–30, 2024 of the IX International Scientific and Practical Convention of Students and graduate students “Legal Renaissance: New Era of Jurisprudence”. The event collected young lawyers from Russia and neighboring countries, providing them with a unique platform for discussing current legal issues and exchanging scientific achievements. The agenda of the Convention covered a wide range of legal disciplines and included breakthrough sessions, master classes, modeling process, academic competitions and intellectual games. The participants presented scientific reports and discussed the problems and development prospects of the legal system, demonstrating a high level of competence. The Convention has become an important event in the field of legal education, contributing to a professional dialogue between students, scientists and practices.

This section is completed by the article by Azamat Uteev, Member of the Student Scientific Society, fourth-year student of the Faculty of Law of the Kazan (Volga Region) Federal University, “All-Russian Judicial Debates: How it was in 2025”. The

article is devoted to the results of the XXI All-Russian Student Model Trial “All-Russian Judicial Debates — 2025,” held on April 25–26 at Kazan (Volga Region) Federal University. It provides a detailed account of the key events, including the award presentations as well as the opening and closing ceremonies. The article also analyzes the geographic reach of the event and outlines the structure and rules of the model trial. As part of the Kazan International Legal Forum ecosystem, the event brought together more than 150 students from 20 of the country’s leading law schools. The participants competed in both civil and criminal proceedings, demonstrating practical skills and legal reasoning under conditions closely resembling actual court hearings. Particular attention is given to the educational and professional value of the debates, which were attended by representatives of the legal community, law enforcement agencies, the Bar, and other institutions. The article highlights the role of the event in fostering legal culture and in the professional development of future lawyers.

*With best regards,
Editor-in-Chief
Damir Valeev*