



Dear readers,

I would like to present for your attention the fourth regular issue of the journal "Kazan University Law Review" in 2023.

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 Alavdin Gardaloev, Chairman of the Supreme Court of

the Chechen Republic, "The classification as one of the ways to identify the main directions of criminal activity in the Russian financial market". The financial services market is an important and integral element of any economic system. In the Russian Federation, it is developing quite successfully and at a rapid pace. Along with the positive changes in society, it is logically reasonable to note the growth in the number of illegal organizations, whose activities are carried out outside the "legal field". Such organizations can be either companies that do not have a license in cases where it is required, or companies that are simply not included in the register of the Bank of Russia; in other cases — simply fraudulent organizations engaged in the provision of services under the guise of carrying out activities in the field of finance. Illegal activities in the financial market undermine confidence in the financial market and form a negative opinion of the population about financial organizations in general. The article considers actual problems of determining the main directions of criminal activity in the financial market of Russia and establishes cause-and-effect relations with criminal-legal support of this sphere of legal relations. As a result of the analysis, the author has identified new features of the main directions of criminal activity in the financial market, determined their qualitative features and established a number of risks in the sphere of criminal-legal support of the financial market.

The issue continues with a study by Sergey Degtyarev, Doctor of Legal Sciences, Professor of the Department of Civil Law Disciplines, and Irina Makeeva, Candidate of Legal Sciences, Head of the Department of Civil Law Disciplines of the Ural Law Institute of the Ministry of Internal Affairs of Russia, "The right to a name or pseudonym as an object of protection in Russian law".

The article discusses the issues of legal protection of the right of a citizen to a name or pseudonym in the system of legislation of the Russian Federation. The authors analyze various aspects of this right in the constitutional-legal, civil-law, and family-law contexts, as well as in the framework of copyright and patent legal relations. In addition, it is emphasized that the digitalization of society requires the development of a mechanism for the realization of personal non-property rights, including the right to a name, in virtual space. The ways of judicial protection of this right, especially the possibility of applying the institute of compensation for moral damage in case of its violation, are also considered.

I am sincerely glad to present to you the study by Sergey Melnik, Candidate of Legal Sciences, Associate Professor, Professor of the Department of Civil law disciplines of the V.V. Lukyanov Orel Law Institute of the Ministry of Internal Affairs of Russia, and Olga Gomozova, First-year adjunct of the Faculty of Education of Scientific and Pedagogical Personnel of the V.Ya. Kikot Moscow University of the Ministry of Internal Affairs of Russia, "The mediation as a conciliation procedure in civil law legislation". The relevance of the issue is explained by the current conditions of development of the rule of law in terms of the establishment of the traditional form of judicial protection of human and civil rights in conflict resolution. This fact resulted from the positive dynamics and growth of citizens' appeals to the court: according to the Legal Information Agency, at the end of 2020, a total of 20,773,356 cases were considered in civil proceedings, the share of satisfied of which amounted to 98%. These indicators for the same period of 2019 have undergone changes: the number of cases considered in the country as a whole increased by 9.5% (18,804,923 cases), the share of satisfied cases amounted to 97%. The authors have analyzed and made relevant, socially important for legal science and practice conclusions.

The next research is presented by a collective of authors: Aleksandr Makarov, First-year Master's student of the Faculty of Law, and Alfiya Khairullina, Senior Lecturer of the Department of Constitutional and International Law of the Faculty of Law of the TISBI University of Management. In the study entitled "The jurisdictional form of protection of subjective civil rights: the prism of judicial and administrative form of protection" the authors present the problem of determining the types of jurisdictional form of protection of subjective rights. The analysis and conclusions are obtained by the authors on the basis of consideration of judicial and administrative orders of protection, and ways to improve the current judicial system of the Russian Federation are proposed. The form of protection of rights in the study is considered from the point of

view of a set of internally coordinated, organized measures for the protection of subjective rights. Of particular interest is the diversity of forms of protection of rights due to the specificity of the protected rights, as well as legal traditions that determine the complexity or, on the contrary, the simplicity of legal relations.

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