



Dear readers,

I would like to present for your attention the first 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 Denis Latypov, Candidate of Legal Sciences, Associate Professor of the Department of Business Law, Civil and Arbitration Procedure of the Perm State National Research University, “Compensatory ways to protect civil rights in Russia”. The author analyzes the specifics of the application of such

methods of protection of civil rights as recovery of losses, compensation for non-pecuniary damage, and recovery of penalties and analyzes the legal regulations. The article attempts to analyze the existing judicial practice and summarize the most frequently encountered issues. A practice-oriented conclusion is also made.

The issue continues with a collective of authors: Sadagat Bashirova, Candidate of Legal Sciences, Associate Professor and Guzel Valeeva, Candidate of Historical Sciences, Associate Professor of the Department of Theory and Methods of Teaching Law; Polina Shafigullina, first-year Master’s student of the Department of Environmental, Labor Law and Civil Procedure of the Kazan Federal University, with a scientific study on the topic “The legal status of chatbots: problem statement and solutions”. The authors propose to consider the concept and structure of chatbots and also discuss the issues of the legal character of the status of electronic systems, including the possibility of using artificial intelligence in the legal environment. In order to analyze the work of modern systems, the existing intelligent programs providing legal services are presented, and the practice of electronic service application is given. Possible solutions to the problems identified by the subject of the study are proposed.

I am sincerely glad to present to you the study by Yuliya Avdonina, Senior Lecturer of the Department of Environmental, Labor Law and Civil Procedure, and Denis Koshelev, second-year master's student of the Kazan Federal University, “The foreclosure of pledged real estate property: statement of the problem”. The authors of this study formulated the concept of the definition of “foreclosure on pledged property”, revealing the legal character of the specified institute. The prospects of solving the problem of the collision of creditors’ rights are assessed.

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