
A LEGAL “MIRACLE” AND THE DAILY PRACTICE
(bibliographic review)

The development of jurisprudence and legal sciences in the period from the XVI to XXI centuries is reflected in the contents of new books on various branches of law, which enlarged the depository of the Information – library centre in Tumen State University in 2012.

Among the founders of the new European theory of state and law, whose ideas remain urgent in the present days, the modern historians and lawyers mention the French philosopher, lawyer and economist Jean Bodin (1529-1596). Law professor of Toulouse university, mayor and prosecutor of the Lan city, he became history in jurisprudence as the author of the theory of state sovereignty. At the same time he paid close attention to study and cognition of social conflicts essence. The new monograph by G. Bayazitova “In advance of a state beginning: language, law and philosophy in the political theory by Jean Bodin” [1] is devoted to the particularities of his theory.

The international law had been formed for several centuries. The issues of its development these days on the European continent and implementation of the European legal norms in the legal system of modern Russia are studied in two monographs by professor S.Yu. Marochkin.

The first one – “The legal system of the European Union” [2], and the second – “Performance and implementation of the international law norms in the legal system of the Russian Federation” [3]. Both books are written with the use of the latest sources and will definitely be the subject of concern to lawyers and the specialists in the sphere of international relations.

The new arrivals in the sphere of ‘pure’ jurisprudence are also manifold.

First of all, the book by professor, Doctor of Law V. Kornoukhov (1936-2011), whose name is closely connected with the Siberian Federal university and Siberian law institute of Interior Ministry of RF of Krasnoyarsk city, is worth to be read. The work of a distinguished scholar in the sphere of criminal law and criminology “Methods in crimes investigation. Theoretical frameworks” [4] can be considered as a reference book for the future and current specialists in the field of the legal science.

Combination of theory and practice is also present in the new monograph by A. Galuzin “The theory and practice of penitentiary safety of an individual, society and state” [5]. It is devoted to the issues and peculiarities of penitentiary institutions development in Russia, the problems of rights protection of the people, who broke the law and are isolated from the society.

Administration of justice is a specific legal process. However, citizens without any legal education may be privy to it.

We mean jury trial and peoples’ assessor here. The fundamental work by Doctor of Law, professor of the Ural Federal university V. Rudenko “Participation of citizens in administration of justice in the modern world” [6] is devoted to this theme.

Currently, law-enforcement agencies pay close attention to anti-corruption drive. In the monograph by S. Kabashov "Settlement of conflict of interests and counteraction against corruption in civil and municipal service" [7], the author considers not only antecedents, leading to corruption, but also some possible preventive arrangements, precluding such actions from the part of legal persons or individuals in the course of official duties.

One more monograph, by V. Astashin, "Anti-corruption policy in Russia: criminological aspects" [8] is devoted to the problem of anti-corruption campaign, in the framework of the whole state system of administration.

The future and working lawyers will find useful the monograph by N. Lopashenko "Encroachment on the property" [9], which can be used as a teaching guide or a monograph research of numerous ways of property rights encroachment in the modern society".

And finally, the special place among the latest arrivals on jurisprudence belongs to the monograph by Doctors of Law Yu. Baturin and the Hero of Russia, space pilot of RF, corresponding member of the Russian Science Academy and his co-author, M. Fedotov – "Phenomenology of the legal miracle" [10]. The monograph is devoted to the history of the law "On the freedom of press and mass media" created in 1989 – 1991, which was the first in the USSR and the Russian Federation. Written with a vivid, accessible language, the book will be equally interesting for specialists and for the wide range of reading public, interested in the modern period of the latest history of state and law of the Russian Federation.

Thus, the latest arrivals in the field of law and jurisprudence, which enlarged the book depository of ILC of Tyumen state university are sure to be of benefit to the future specialists in the legal sphere.

REFERENCES

1. Bayazitova G.I., Mityureva D.S. «В преддверии рождения государства: язык, право и философия в политической теории Жана Бодена» *V peddverii rozhdenija gosudarstva: jazyk, pravo I filosofija v politicheskoj teorii Zhana Bodena* ["In advance of a state beginning: language, law and philosophy in the political theory by Jean Boden"] Tyumen: Ed. TSU, 2012.

2. Marochkin S.Yu. «Правовая система Европейского Союза *Pravovaya systema Evropeiskogo Soyuza*» ["The legal system of the European Union"] М.: Infra-М; Norma, 2012. 704 pp.

3. Marochkin S.Yu. «Действие и реализация норм международного права в правовой системе Российской Федерации *Deistvije I realizatsija norm mezhdunarodnogo prava v pravovoi sisteme Rossijskoj Federatsii*» ["Performance and implementation of the international law norms in the legal system of the Russian Federation"] М.: Infra-М; Norma, 2011. 288 с

4. Kornoukhov V.E. «Методика расследования преступлений. Теоретические основы *Metodika rassledovaniya prestuplenii. Teoreticheskie osnovy.*» ["Methods in crimes investigation. Theoretical frameworks"] М.: Infra-М; Norma, 2012. 224 с.

5. Galuzin A.F. «Теория и практика пенитенциарной безопасности личности, общества и государства *Teorija I practica penitentsiarnoi bezopasnosti lichnosti, obshestva*

I gosudarstva» [“The theory and practice of penitentiary safety of an individual, society and state”] M.: Molodaya gvardiya, 2012. 224 pp.

6. Rudenko V.N. «Участие граждан в отправлении правосудия в современном мире Uchastie grazhdan v otpravlenii pravosudija v sovremennom mire» [“Participation of citizens in administration of justice in the modern world”] Yekaterinburg: The institute of philosophy and law, 2012. 644 pp.

7. Kabashov S.Ya. «Урегулирование конфликта интересов и противодействие коррупции на гражданской и муниципальной службе Uregukirovanie konflikta interesov I protivodeistvija korruptsii na grazhdanskoj I munitsipal’noi sluzhbe» [“Settlement of conflict of interests and counteraction against corruption in civil and municipal service”] M.: Infra-M, 2012. 192 pp.

8. Astashin V.V. «Антикоррупционная политика России: криминологические аспекты Antikorruptsiionnaja politika Rossii: kriminologicheskie aspekty» [“Anti-corruption policy in Russia: criminological aspects”] M.: Unity Dan, 2011. 265pp.

9. Lopashenko N.A. «Посягательство на собственность Posyagatel’stvo na sobstvennost’» [“Encroachment on the property”] M.: Infra-M, 2012. 538 pp.

10. Fedotov M.A., Baturin Yu.M. «Феноменология юридического чуда Fenomenologija juridicheskogo chuda» [“Phenomenology of the legal miracle”] M.: Росспэн, 2012. 333 pp.

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