

Corruption threats in regulations: Analytical review of the literature and case materials of the Russian Federation

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Abstract

© The authors. The urgency of the research is determined by the fact that one of the major factors leading to corruption is ineffective and inadequate legislation that has corrupt signs. The objective of the article is to give a comprehensive examination of the theoretical issues arising in the sector of legal regulation and regulatory enforcement of anti-corruption expertise at the federal, regional and local levels. Foreign experience in the sphere has been taken into consideration. The leading research methods that allowed to perform a multi-method research were the Aristotelian, historical and genetic methods, the system analysis, and the comparative law. The paper presents the results of monitoring of the dynamics of the current legislation in anti-corruption expertise regulation sector as well as the gaps in legal regulation. There has been made a reasonable prospect for improving the current legislation on the basis of the current enforcement practices at the federal level and in the Republic of Tatarstan. The material of the article may be useful for legal practitioners, researchers in the fields of theory of law and state.

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Keywords

Anti-corruption expertise, Propensity for corruption, Theory of state and law