List of themes
submitted to the research works’ competition, devoted to history of creation, development and modern activities of the institute of judicial officers in Russia and foreign countries in 2015-2016 academic year

In the nomination «The history of development of the institute of judicial officers in Russia»:

1. Provision of legal proceedings, execution of court decisions and decisions of administrative bodies of Ancient Rus' (IX-XIII centuries).
2. Responsibility for the non-execution of judicial acts, since Ancient Rus' to the present day.
3. Prerequisites for the formation of state enforcement proceedings system in Russia.
5. The legal status and powers of judicial officer in the period of forming of centralized Russian state in XV – XVI centuries (Law Code (Sudebnik) of 1497 of Tsar Ivan III).
6. Law Code (Sudebnik) of 1550 of Tsar Ivan IV (the Terrible): rights and powers of bailiff in the period of reforms of Ivan IV.
7. The legal status and powers of judicial officer in the period of reforms of Emperor Peter I (Peter the Great) (Uradny order).
8. The legal status and powers of bailiffs within the framework of system administrative managements of the South of Russia.
9. Judicial reform of Emperor Alexander II.
10. The history of formation and development of the bailiffs’ service in the pre-revolutionary period.
11. The sources of enforcement law in the pre-revolutionary period.
12. The history of formation and development of the institute of judicial officers in USSR (Soviet period).

In the nomination «The importance of the state institute of judicial officers and the actual issues of enforcement proceedings»:

3. The organization of activities of judicial officers.
4. The prospects of development of the Federal Bailiffs’ Service in the system of administrative reform. The analysis of state programme “Justice” and the actual issues of development of compulsory execution bodies.

6. The execution of judicial acts and acts of other bodies and officials as a necessary institution of a legal state.

7. The enforcement proceedings – final stage of the civil process.

8. The introduction of the Russian Federation Institute of declaring the property of the debtor: pro and con.

9. The structure of the enforcement agencies in Russian Federation and foreign countries.

10. The position of enforcement proceedings is in the system of law.

11. The problems of effectiveness of execution of court decisions.

12. The influence of the decisions of the European Court of Human Rights on the enforcement proceedings of the Russian Federation.

13. The problems foreclosure of the cash in the electronic kind through services WebMoney, Yandex money, Visa QIVI Wallete.

14. Legal regulation of the issues of foreclosure on the mortgaged property in the enforcement proceedings.

15. The foreclosure on the mortgaged property out the legal process (problems and ways of solution).

16. The problems foreclosure of current payments of a debtor-organization with the implementation of a bankruptcy procedure and winding-up of the debtor-organization.

17. The order foreclosure on the mortgaged property a debtor in favor of recoverer and not being a mortgagee.

18. The problems foreclosure of child maintenance and application of measures of criminal-legal action on debtors.


20. The problems foreclosure of child maintenance with debtor, which located on the territory of foreign States.

21. The characteristics of the administrative violation under Art. 5.35 Code of the Russian Federation on Administrative Offenses. The problems enforcement and solutions.

22. The problems at prescribing a forfeiture as criminal sentencing and its execution: solutions.

23. The features of compulsory enforcement of judicial acts, if the debtor under bankruptcy.

24. The improvement of the mechanism of defense of rights of citizens for compensation of damage by the crime. The problems of laws lawmaking and practice in the application.

25. The problems of compulsory enforcement of judicial acts about the provision of housing for different of citizens.

27. The features foreclosure for certain types of property of the debtor (electronic money, exclusive rights as results of intellectual activity, property of the debtor, located third-party property and other).
28. The features foreclosure on the property rights of debtors in the enforcement proceedings.
29. The features foreclosure on the property under the long-term lease in the enforcement proceedings.
30. The legal framework and practices foreclosure on land plots, which held by individual person.
31. The foreclosure of the cash budgetary system of the Russian Federation.
32. The formation of the action plan of the judicial officers concerning foreclosure on securities.
33. The characteristics of administrative infractions, within the jurisdiction of the Federal Bailiffs’ Service of the Russian Federation
34. The characteristics of the administrative violation under Art. 20.25 Code of the Russian Federation on Administrative Offenses. The problems enforcement and solutions.
36. The powers of judicial officer within administrative jurisdiction.
37. The mechanisms and prospects of development in the framework of the implementation distrained property.
38. The implementation of weapons in the enforcement proceedings and prospects of development in this direction.
39. The organization search of debtors, their property and search children in the current system of enforcement proceedings in the Russian Federation.
40. The formation and prospects of development search in the enforcement proceedings in the Russian Federation.
41. The problems and prospects of development search of debtors in the Russian Federation.
42. The problems search children in the enforcement proceedings in the Russian Federation.
43. The features search of the child (children) in the enforcement proceedings on the grounds the request of the Ministry of Education and Science of the Russian Federation.
44. The problems search property of the debtors.
45. The problems property valuation of the debtors in the enforcement proceedings.
47. Review process of complaint filed by the superior officers of the Federal Bailiffs’ Service of the Russian Federation as supplementary guarantee of defense of rights of citizens and legitimate interests of the parties to enforcement proceedings.
48. The use of compensation for the violation of the right to execution of a judicial act within a reasonable time.
49. The protection of business reputation of an agency of State power in the courts.
50. The amicable agreement in the civil and enforcement proceedings.
53. The psychological factors of effective interpersonal communication in the implementation of professional activity of the judicial officers.
54. The psychological characteristics decision making of the judicial officers.
55. The use of social networks and other information resources in the Internet when carrying out work of the judicial officers.
56. The cooperation of citizens and representatives of organizations with the Federal Bailiffs’ Service of the Russian Federation by means of information systems the Internet.

In the nomination «Foreign experience in the system of enforcement proceedings»:

1. The world systems of compulsory execution. The features of enforcement proceedings in foreign countries.
2. The Institutional and legal framework of enforcement proceedings in the part of execution upon property of debtors. Russian and foreign experience.
3. The features of compulsory execution of judicial acts in regard to foreign citizens and stateless person. Russian and foreign experience.
4. The benchmarking study state and private systems of compulsory execution for the example the Russian Federation and foreign countries.
5. The use of the mediation procedure in the system of enforcement proceedings in foreign countries. The application of this Institute in the Russian Federation: pro and con.
7. The experience of foreign countries to recover of debt collectors. The prospects of development of this Institute in the Russian Federation.
8. The European Court of Human Rights. The impact of its decisions on the national judicial system.
9. The restriction special rights of debtors: experience of foreign countries.
10. The influence of European standards on the right to the timely execution of judicial acts. The practice of European Court of Human Rights.
11. The study of international practices on the implementation of the distrained property. The possibility of using separate mechanisms of the distrained property of debtors in the Russian practice.
12. The search for debtors, their property and search children on legislation foreign countries.

13. The features of search children in foreign countries. The legal and enforcement aspects.

**In the nomination «Inquest in the Federal Bailiffs’ Service of the Russian Federation»:**

1. The interrogating officer and his procedural status. The development of the institution of Inquest in the Federal Bailiffs’ Service of the Russian Federation.


4. The procedural status of the chief officer agency of inquiry and chief officer the structural division of the agency of inquiry in the Federal Bailiffs’ Service of the Russian Federation.


6. The definition and forms of criminal prosecution of persons evading detention of minors in the legal systems of states of the Commonwealth of Independent States.

**In the nomination «Organization of ensuring the established order of the activities of courts in the Federal Bailiffs Service of the Russian Federation»:**

1. The legal status of the judicial officers to ensure the established order of the activities of Court.

2. The legal basis for using by the judicial officers to ensuring the established order of the activities of Court of norms of legislation on administrative offences.

3. The problem of ensuring the established order of the activities of the courts of general jurisdiction and arbitral courts.

4. The problems arising in the implementation of the judicial officers to ensuring the established order of the activities of Court: the right of access to accommodations, convoy citizens of evading appear on summons of the court (judge).

5. Current issues to convoy of foreign citizens or stateless person, who should be deported outside the Russian Federation, to the Border checkpoint.

6. The tactics of the judicial officers to ensure the established order of the activities of Court in extreme situations.

7. The cooperation of the judicial officers to ensure the established order of the activities of Court with law enforcement agency and other agency.
In the nomination «The issues of fight corruption in the system of civil service»:

1. The prevention, detection and settlement of competing interests on civil service.
2. The functions Federal Bailiffs Service of the Russian Federation during the implementation of which can cause corruption.
3. The protection mechanisms of a civil officer, which notified the employer's representative, procuracy authorities and other state authorities about facts declination for committing corruption offences and on the facts of committing other civil officers of corruption offences fails to provide information on income, property and obligations of property character.

In the nomination «The Federal Bailiffs’ Service of the Russian Federation in the Russian mass media»:

1. The project of social or information campaigns aimed at increasing the legal literacy of the population and the formation in the society the impatient attitude towards debts.
2. The judicial officers in the mass media: problems and ways of improvement.
5. The improvement information policy The Federal Bailiffs Service of the Russian Federation.
8. The use information and communication technologies to improve the dissemination of information about the activities the Federal Bailiffs Service of the Russian Federation.