

DISCIPLINARY LIABILITY IN THE SYSTEM OF LEGAL REGULATION: CORRELATION OF LEGAL ADMINISTRATIVE AND LABOUR ASPECT

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The article covers the investigation of the issue of correlation of administrative and labour law regulations in controlling the institution of disciplinary liability of civilservice employees of the Russian Federation. The article develops the appropriateness of the denial of the optional method in controlling the relations in application of the disciplinary liability of the employees in favour of the imperative method in terms of the analysis of the Russian legislation, foreign countries legislation, administrative and labour law science representatives' beliefs. In conclusion there is a necessity to surmount the labour law influence on the mentioned relations, which appears in the controlling the disciplinary liability of civil service employees with the labour contract, as well as in retaining considerable proportion of administrative discretion when deciding the issue of disciplinary penalty application.