

ADMINISTRATIVE LAW OF PROCEDURE IN THE RUSSIAN FEDERATION: THE PROBLEM OF CREATION OF THE SUBJECT- MAKING ELEMENTS AND THE SYSTEM OF THE INDEPENDENT CATEGORY OF LAW OF THE RUSSIAN FEDERATION

J.V. Sviatohina

The article analyses some aspects of administrative law of procedure topics which have been and still remain the disputable and complex part of both scientific approach and law enforcement practice. The author gives weighty arguments to prove that administrative law of procedure relations are to be defined as autonomous ones and the formation of administrative procedure as an independent branch of the Russian Law. The content of the new category under research is the administrative court procedure concerning disputes dealing with public rights, freedoms and interests. The ground of the subject, methods and the system of administrative law of procedure given by the author makes it possible to define the conception to present as an original and meeting the modern situation research. The conclusion and suggestions devoted to the modification of the present day's law seem to be fair and promote significant improvement of law adjustment of administrative legal proceedings, formation of the administrative court procedure and the further regulation and development of administrative law of procedure of the Russian Federation as an independent category of the law system of this country.