Springer Nature is making SARS-CoV-2 and COVID-19 research free. <u>View research</u> | <u>View latest news</u> | <u>Sign up for</u> <u>updates</u>

## **Improvement of Legal Groundwork for the Online Dispute Resolution System**

13th International Scientific and Practical Conference- Artificial Intelligence Anthropogenic nature Vs. Social Origin

ISC Conference - Volgograd 2020: Artificial Intelligence: Anthropogenic Nature vs. Social Origin pp 792-800 | Cite as

- Teimur E. Zul'fugarzade (1) Email author (zulfugarzade.te@rea.ru)View author's OrcID profile (View OrcID profile)
- Madina A. Tsirina (2) View author's OrcID profile (View OrcID profile)
- Olga I. Semykina (2) View author's OrcID profile (View OrcID profile)

 Plekhanov Russian University of Economics, , Moscow, Russia
Institute of Legislation and Comparative Law under the Government of the Russian Federation, , Moscow, Russia

Conference paper First Online: 23 February 2020

• 11Downloads

Part of the <u>Advances in Intelligent Systems and Computing</u> book series (AISC, volume 1100)

# Abstract

This paper deals with the study of main directions and conceptual approaches in the field of legal groundwork for the electronic dispute resolution system, aiming for ensuring the proper protection of rights of individuals and legal entities under current conditions of digitization of economic relations. Special attention is paid to the analysis of innovative approaches in the civil and criminal fields of dispute resolution, the degree of their adaptivity to the contemporary needs of digital society, including the trends of decentralization, digital neutrality and provision of cybersecurity.

The authors carried out a comparative analysis of regulatory legal acts of states with a high level of economic development. The main conclusions that were drawn following the results of the presentation of materials in this paper can be presented in a structured fashion as follows:

- globally, primarily in a number of the largest economies of the world, particularly those that are part of the G7, not only in arbitration courts, but also in state courts, there are trends aimed at optimization of procedures for the resolution of disputes (legal conflicts), including by means of the implementation of legitimate judicial innovative Internet technologies by the parties, the progressive and steady development of which significantly affects the development of the practice of world and national tribunals, which are also based on the highly active use of alternative mechanisms in the form of remote electronic technologies that were called remote communication technologies;
- in many CIS member states, the engineering of a smart model of justice is gradually and nicely projected onto public law institutions, primarily criminal law, and has not yet touched on all types of legal proceedings by means of which justice is rendered, usually being adapted in the procedures of resolution of economic and civil disputes;
- as of today, Russia is at the stage of development of fundamental principles of the concept of online dispute resolution so that such form of dispute resolution became an everyday routine, both in Russian practice and in relationship between Russia and its foreign contracting parties, which intrinsically requires taking actions that were suggested by the authors and are aimed at improvement of legal groundwork for a legal dispute resolution mechanism considered in the paper so as to make such form accessible to interested parties beyond domestic practice in the soonest possible time.

### Keywords

Law Court Justice Internet Online Resolution Dispute resolution Electronic Digital economy Alternative Mechanism Cybernetic Support Security

This is a preview of subscription content, log in to check access.

# References

Directive 2013/11/EU of the European Parliament and Parliament and of the Council of 21 May 2013 on alternative dispute settlement for consumer disputes and amending Regulation (EU) No 2006/2004 and Directive 2009/22/EC (Directive on Consumer ADR). <u>https://publications.europa.eu/en/publication-detail/-/publication/2f3efba7-fb97-41b2-953a-69c6080dfbcc/</u> (https://publications.europa.eu/en/publication-detail/-/publication-detail/-/publication/2f3efba7-fb97-41b2-953a-69c6080dfbcc/). Accessed 26 June 2019

Official Records of the General Assembly. 65th Session, Supplement No. 17 (A/65/17), para. 257, New York (2010)

Google Scholar (https://scholar.google.com/scholar?

q=Official%20Records%20of%20the%20General%20Assembly.%2065th%20Session% 2C%20Supplement%20No.%2017%20%28A%2F65%2F17%29%2C%20para.%20257% 2C%20New%20York%20%282010%29) Regulation (EU) No 524/2013 of the European Parliament and of the Council of 21 May 2013 on Online Dispute Settlement for Consumer Disputes and Amending Regulation (EC) No 2006/2004 and Directive 2009/22/EC (Regulation on Consumer ODR). OJ L 165, pp. 1–12, 18 June 2013

Google Scholar (https://scholar.google.com/scholar?

q=Regulation%20%28EU%29%20No%20524%2F2013%20of%20the%20European%2 oParliament%20and%20of%20the%20Council%20of%2021%20May%202013%20on %20Online%20Dispute%20Settlement%20for%20Consumer%20Disputes%20and%20 Amending%20Regulation%20%28EC%29%20No%202006%2F2004%20and%20Direc tive%202009%2F22%2FEC%20%28Regulation%200n%20Consumer%20ODR%29.%2 oOJ%20L%20165%2C%20pp.%201%E2%80%9312%2C%2018%20June%202013)

Avdyev, M.A.: Online dispute resolution services: selected cases. Sovremennye Tekhnologii Upravleniya **8**(56) (2015). <u>https://sovman.ru/article/5601/</u> (https://sovman.ru/article/5601/). Accessed 26 June 2019

# Galkovskaya, N.G.: Online arbitration as a means of resolution of cross-border economic disputes. Bull. Tomsk State Univ. Pravo **24**, 133–147 (2017)

CrossRef (https://doi.org/10.17223/22253513/24/15)

Google Scholar (http://scholar.google.com/scholar\_lookup?

title=Online%20arbitration%20as%20a%20means%20of%20resolution%20of%20cros s-

border%20economic%20disputes&author=NG.%20Galkovskaya&journal=Bull.%20To msk%20State%20Univ.%20Pravo&volume=24&pages=133-147&publication\_year=2017)

Treaty on the Eurasian Economic Union of May 29, 2014. <u>http://www.eaeunion.org/</u> (http://www.eaeunion.org/). Accessed 24 June 2019

#### Decree of the Government of the Russian Federation No. 1406 of December 27, 2012. On the federal target program "Development of the Judicial System of Russia for 2013– 2020". Legis. Bull. Russ. Fed. **1**, 13 (2013)

Google Scholar (https://scholar.google.com/scholar?

q=Decree%20of%20the%20Government%20of%20the%20Russian%20Federation%2 oNo.%201406%20of%20December%2027%2C%202012.%20On%20the%20federal%2 otarget%20program%20%E2%80%9CDevelopment%20of%20the%20Judicial%20Syst em%20of%20Russia%20for%202013%E2%80%932020%E2%80%9D.%20Legis.%20B ull.%20Russ.%20Fed.%201%2C%2013%20%282013%29)

#### Resolution of Judicial Council of the Russian Federation No. 60 of 16.11.2001. Concerning the concept of information policy of judiciary system, LICS "KonsultantPlius"

Google Scholar (https://scholar.google.com/scholar?

q=Resolution%20of%20Judicial%20Council%20of%20the%20Russian%20Federation %20No.%2060%20of%2016.11.2001.%20Concerning%20the%20concept%20of%20inf ormation%20policy%20of%20judiciary%20system%2C%20LICS%20%E2%80%9CKon sultantPlius%E2%80%9D)

Order of Justice Department under the Supreme Court of the Russian Federation No. 197 of 16.09.2010. On approval of the Regulation on the management and procedure for ensuring the functioning of complexes of automation facilities of the State Automated System of the Russian Federation "Pravosudie" ("Justice"). LICS "KonsultantPlius"

Google Scholar (https://scholar.google.com/scholar?

q=Order%20of%20Justice%20Department%20under%20the%20Supreme%20Court% 20of%20the%20Russian%20Federation%20No.%20197%20of%2016.09.2010.%20On %20approval%20of%20the%20Regulation%20on%20the%20management%20and%2 oprocedure%20for%20ensuring%20the%20functioning%20of%20complexes%20of%2 oautomation%20facilities%20of%20the%20State%20Automated%20System%20of%2 othe%20Russian%20Federation%20%E2%80%9CPravosudie%E2%80%9D%20%28% E2%80%9CJustice%E2%80%9D%29.%20LICS%20%E2%80%9CKonsultantPlius%E2 %80%9D)

Decision of the Supreme Eurasian Economic Council No. 12 of October 11, 2017. On the main directions for the implementation of the Digital Agenda of the Eurasian Economic Union until 2025. <u>http://www.eaeunion.org/</u> (http://www.eaeunion.org/). Accessed 24 June 2019

Decision of the Board of the Eurasian Economic Commission No. 9 of June 9, 2015. On the methodology of analysis, optimization, harmonization and description of general processes within the framework of the Eurasian Economic Union. http://www.eaeunion.org/ (http://www.eaeunion.org/). Accessed 24 June 2019

Decision of the Council of CIS State Leaders of November 21, 2014. On assigning the status of the back-up organization of the member states of the Commonwealth of Independent States providing methodological as well as organizational and technical support in the field of information telecommunication technology to the JSC "Natsionalny Infokommunikatsionny Kholding "Zerde" (the Republic of Kazakhstan)". https://www.zerde.gov.kz/upload/iblock/025/bazovaya\_organizaciya\_reshenie.pdf (https://www.zerde.gov.kz/upload/iblock/025/bazovaya\_organizaciya\_reshenie.pdf). Accessed 25 June 2019

#### The Criminal Procedure Code of the Russian Federation No. 174-FZ of 18.12.2001. Legis. Bull. Russ. Fed. **52**(Part 1), 4921 (2001)

Google Scholar (https://scholar.google.com/scholar?

q=The%20Criminal%20Procedure%20Code%20of%20the%20Russian%20Federation %20N0.%20174-

FZ%20of%2018.12.2001.%20Legis.%20Bull.%20Russ.%20Fed.%2052%28Part%201% 29%2C%204921%20%282001%29)

# Federal Law No. 262-FZ of 22.12.2008. On the provision of access to information on the activity of courts in the Russian Federation. Legis. Bull. Russ. Fed. **52**(Part 1), 6217 (2008)

Google Scholar (https://scholar.google.com/scholar?

q=Federal%20Law%20No.%20262-

FZ%20of%2022.12.2008.%20On%20the%20provision%20of%20access%20to%20info rmation%20on%20the%20activity%20of%20courts%20in%20the%20Russian%20Fed eration.%20Legis.%20Bull.%20Russ.%20Fed.%2052%28Part%201%29%2C%206217% 20%282008%29)

Federal Law No. 220-FZ of 23.06.2016. Concerning the introduction of amendments to certain legislative acts of the Russian Federation regarding the use of electronic documents in the activity of judicial authorities. Legis. Bull. Russ. Fed **26**(4. I), 3889 (2016)

Google Scholar (https://scholar.google.com/scholar?

q=Federal%20Law%20No.%20220-

FZ%200f%2023.06.2016.%20Concerning%20the%20introduction%200f%20amendme nts%20to%20certain%20legislative%20acts%200f%20the%20Russian%20Federation %20regarding%20the%20use%200f%20electronic%20documents%20in%20the%20ac tivity%200f%20judicial%20authorities.%20Legis.%20Bull.%20Russ.%20Fed%2026% 28%D0%A7.%20I%29%2C%203889%20%282016%29) Tsirina, M.A.: Main directions of creation of the electronic system of alternative dispute resolution mechanisms. Administrativnoe Pravo i Protsess **4**, 53–56 (2019)

<u>Google Scholar</u> (http://scholar.google.com/scholar\_lookup?

title=Main%20directions%20of%20creation%20of%20the%20electronic%20system%2 oof%20alternative%20dispute%20resolution%20mechanisms&author=MA.%20Tsirin a&journal=Administrativnoe%20Pravo%20i%20Protsess&volume=4&pages=53-56&publication\_year=2019)

Tsirina, M.A.: Issues of legal regulation of dispute resolution in the field of e-commerce (issues of online settlement of conflicts). In: Semilyutina, N.G., Ternovaya, O.A. (eds.) Legal Regulation of e-Commerce in Foreign Countries. A Monograph, vol. 201, pp. 180–280. The Institute of Legislation and Comparative Law, Moscow (2019) Google Scholar (https://scholar.google.com/scholar?

q=Tsirina%2C%20M.A.%3A%20Issues%20of%20legal%20regulation%20of%20disput e%20resolution%20in%20the%20field%20of%20e-

commerce%20%28issues%20of%20online%20settlement%20of%20conflicts%29.%20 In%3A%20Semilyutina%2C%20N.G.%2C%20Ternovaya%2C%20O.A.%20%28eds.%2 9%20Legal%20Regulation%20of%20e-

Commerce%20in%20Foreign%20Countries.%20A%20Monograph%2C%20vol.%2020 1%2C%20pp.%20180%E2%80%93280.%20The%20Institute%20of%20Legislation%2 0and%20Comparative%20Law%2C%20Moscow%20%282019%29)

Shamszoda, A.S.: The use of the model legislative acts and recommendations of the Inter-Parliamentary Assembly of the Commonwealth of Independent States in the lawmaking activity of the Parliament of the Republic of Tajikistan. Bull. IPA CIS **1**, 43–47 (2019)

Google Scholar (https://scholar.google.com/scholar?

q=Shamszoda%2C%20A.S.%3A%20The%20use%20of%20the%20model%20legislative %20acts%20and%20recommendations%20of%20the%20Inter-

Parliamentary%20Assembly%200f%20the%20Commonwealth%20of%20Independent %20States%20in%20the%20lawmaking%20activity%20of%20the%20Parliament%20 of%20the%20Republic%20of%20Tajikistan.%20Bull.%20IPA%20CIS%201%2C%2043 %E2%80%9347%20%282019%29)

# **Copyright information**

© Springer Nature Switzerland AG 2020

# About this paper

Cite this paper as:

Zul'fugarzade T.E., Tsirina M.A., Semykina O.I. (2020) Improvement of Legal Groundwork for the Online Dispute Resolution System. In: Popkova E., Sergi B. (eds) Artificial Intelligence: Anthropogenic Nature vs. Social Origin. ISC Conference - Volgograd 2020. Advances in Intelligent Systems and Computing, vol 1100. Springer, Cham

- First Online 23 February 2020
- DOI https://doi.org/10.1007/978-3-030-39319-9\_87
- Publisher Name Springer, Cham
- Print ISBN 978-3-030-39318-2
- Online ISBN 978-3-030-39319-9
- eBook Packages Intelligent Technologies and Robotics

- <u>Buy this book on publisher's site</u>
- <u>Reprints and Permissions</u>

# **Personalised recommendations**

© 2019 Springer Nature Switzerland AG. Part of <u>Springer Nature</u>.

Not logged in Not affiliated 90.154.70.49