N.V. Neprintseva, E.V. Postovalova, E.S. Shumeiko

(Russian state university of justice, Voronezh, Russia)

Some problems of the procedural provisions for legal entities in the civil process

It is considered a special procedural position of participants of proceedings in civil and administrative cases legal entities. The study of problematic issues of legal status greatly contributed to the Concept of a unified Civil procedural code of the Russian Federation, adopted on December 8, 2014, and included from 1 September 2014 the concept of the development of legal entities in the Civil code of the Russian Federation. The trend of improvement of the procedural law, the unification of the main legal institutions allow them to identify priority areas in the study of these problematic issues. The selection by the legislator in the special order of consideration by courts of General jurisdiction and administrative disputes public currently allows to judge about the complexity of civil procedure from the point of view of having different approaches to regulating similar legal relations that is not conducive to a guaranteed judicial protection of legal entities the judicial reform.

<u>Key words</u>: legal entity, civil, arbitration and administrative litigation, the concept of development of procedural law, the procedural status, the unification of procedural law.

November, 14, 2015