

Socialist Realization of the Law under the View of the Stability of a System

by Erich Buchholz

Just under the view of the relative stability of a system the system theory lays open its importance for the practice of the socialist life in law, especially for the social effect of the socialist law. The author makes this especially visible under the view of criminal law. Thereby he starts from the fact that the socialist law and within it also the socialist criminal law are certain partial systems in the whole social system of socialism respectively develop in this direction. The acknowledgement of the norms by the acting collectives and individuals as well as the personal agreement to these norms is decisive for the regulation of the individual behaviour. The individual deepening of the social system of norms is directly a precondition for the social efficiency of the law. If the individual fortifies his personal (socialist) attitude he reaches, on the basis of the relative stability against accidental influences inherent in the system, the ability to act adequate with the system, this means corresponding with the social demands.

Important moments of this stability of the system of norms are consequence, uniformity, regularity, homogeneity, freedom from logical contradictions. With regard to the efficiency of the law is to be reconsidered that partial systems (e. g. the criminal law) are connected with other partial systems (e. g. legal branches, moral, economy, education) and the whole social system. But stability in the system norms does not mean inflexibility and being free from conflicts. Moreover, it is necessary to meet the requirements of the dialectics of the real life, to understand and to make useful the stability as a moment of the revolu-

tionary process of transition. For this reason it is necessary that the partial system in their functioning correspond and cooperate with one another. This makes the stability of the whole system and guarantees the relative constancy of the given relations (in this case this means relatively: up to the planned detaching by new firm relations). In this connection the author characterizes also the security in law as a moment of the stability of the legal system. With reference to psychophysical legalities the author finally deals with the importance of stable social relations and individual relations in life, which are to be shaped by the law.

Economic Legal Forms of the Coordination in the Preparation and Realization of Agricultural Investments

by Peter Scharnhorst

The realization of agricultural investments after the VIIIth Party Congress of the SED sets new demands for the complex planification and management. It becomes necessary economically to organize and secure the complicated nexus between agriculture, building and building of investments by means of economic law. For this the author proposes the use of coordination agreements on ministerial and county level.

The aim of the coordination agreements is to reconcile, to improve, to increase or to reify the worked out scientific-technical conceptions of the agricultural production branches and of food production with those branches of the National Economy which realize the measures of investments necessary of the intensification of agriculture. This will have a progressive effect on the instructive activity of the agricultural councils