



## Digital Rights Management in a Procedural Relationship

D.K. Valeev<sup>1</sup> and A.G. Nuriev<sup>2</sup>

*Kazan Federal University, Department of Environmental, Labor Law and Civil Procedure,  
Kazan, Russia*

*E-mail: <sup>1</sup><valeev55@gmail.com>, <sup>2</sup><anasnuriev@yandex.ru>*

**KEYWORDS** Digital Rights Management. Digital Procedural Rights. E-Justice. Information Society. Right to Judicial Protection

**ABSTRACT** Based on the framework of the present study, the researchers addressed the realization by participants of a procedural relationship of their rights and obligations mediated by the capabilities of information technology. The researchers attempted to highlight the terms “digital procedural rights” and “digital procedural rights management”. Then, the applicability of the term “digital rights management” to areas of public relations not limited to copyright protection was analyzed in the study. In the context of the given problems, the researchers also considered possible dissemination of the term “digital rights management” as a kind of the generalized category, including the feasibility of exercising rights and obligations using legal instruments arising from the use of digital technologies. It was concluded that the formation of the information society as a society based on that information and communication technologies had become part of modern management systems, which involve the identification of the terms “digital procedural rights” and “digital rights management”.