SUMMARY

Subject of the thesis: «Contemporary status of the implementation of international law and UN Reforming»

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Relevance of the research issue: Relevance of the research issue stipulates for the role of the United Nations. Organization of the United Nations was founded, as stated in its Constitution, "to save succeeding generations from the scourge." For decades, the United Nations and numerous non-governmental organizations are working to change the situation that exists in the world through a number of legal instruments, including the European penal rules of the American Convention on Human Rights and the African Charter on Human and Peoples Rights.

The values of formulated in international covenants and conventions principles and general provisions for the protection of human rights and the treatment of the accused and the defendants, is seen in their stability, inter-state character, it are not affected by the action of the social environment in the individual states, which is under the influence of various ideological, political, economic religious, historical factors and, on this basis, it is a clear reference point for the development of legislation and enforcement. These principles are developed on the basis of numerous practices of states - members of the United Nations. In official documents of the United Nations, in various publications was spread - propagation of the term "implementation." Lawyers point out that the implementation is the ultimate goal of any law. Thus, the Nigerian lawyer writes: "Any right is it domestic or international, achieves its goal only after implementation."

The purpose: Objectives of the study are defined in the multidimensional analysis of the peacekeeping role of the UN in resolving the existing international conflicts as well as to the extent of its participation in the process of settling interstate crises and conflicts.
Research objectives: According to a research paper attention is focused on the following key objectives:

1. To study the implementation of the law;
2. To consider the rules of international law and their specificity;
3. To characterize the problems of implementation of the norms of international law;
4. To reveal the mechanism of the UN contemporary issues;
5. To analyze ways of solution of contemporary problems of the United Nations;
6. To investigate the general information about the United Nations.

Scientific novelty: The scientific novelty of this research is to study and identify key and pressing contemporary problems of implementation of the norms of international law through the exploration of the effectiveness of the regulation of international relations, used by the United Nations. Also includes work to improve the development of international regulation of conflict situations by UN.

Structure: Graduate work includes an introduction, two chapters, which include three paragraphs, conclusion and bibliography consisting of 42 sources of used literature. The work consists of 81 pages of typescript text.

Summary: Creation of the UN was a landmark event in the history of international relations. The UN Charter, reflecting the will of all progressive humanity, established the basic objectives and principles that formed the basis of the system, which we call the modern international law. Despite the difficult situation prevailing in the world, the international legal system based by UN, develops and takes a broader scale and perfect form. The scope of international legal regulation of issues of international and regional security and expanding with each passing year increases the efficiency of the entire system. The implementation of the law is achieved, on the one hand, by the state creation of real conditions and means to facilitate the smooth implementation of the legal norm on a voluntary basis by relevant entities, and on the other hand, by means of encouragement, persuasion and coercion to the desired behavior, as well as the threat of application of sanctions in the case of non-
observance of requirements of legal regulations. The classification of the types of legal rules allows considering it as a top level structure of the law, compared with the structure of its individual provisions. This approach permit to explore law more systemically, to understand the properties, functions, and the roles of the law. It is extremely important not only for the practice and application of the law, but also for the activities of law-making bodies. Without strengthen UN peacekeeping capabilities and effective reform of the mechanisms of its implementation, the Organization will can adequately confront the challenges of the twenty-first century, related to the settlement and prevention of the conflicts. So I want to emphasize the importance of both the rapid and effective implementation of the proposal of the President of Russia, which was launched at the Millennium Summit and the Summit of the Security Council about necessity of working up of a comprehensive UN strategy on conflict prevention, based on the widespread use of preventive diplomacy. Russian experts are ready for this work. We are pleased to note that the idea of the priority of preventive activity of organization for conservation of peace was observed at the Millennium Summit in almost all the speeches of heads of delegations. Just wanted to express my firm conviction that the efforts of the UN member states and the entire international community to implement the ideas and principles of the Millennium Declaration and the Charter of the United Nations, will be able to give an adequate response to the existing and new challenges in the name of ideals of peace, the triumph of freedom and democracy.