SUMMARY

Subject of the thesis: Responsibility in international law
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Relevance of the research issue: that in the conditions of the modern states responsibility in international law gets importance. It is defined that the arising conflicts owing to absence or imperfection of the mechanism of attraction of the states I can't be resolved at the level of the national right.
The purpose of the work are the norms of international law regulating procedure of realization of responsibility.
Research objective:
- to characterize concept it is international — legal responsibility;
- to consider the bases for emergence of international legal responsibility;
- to consider types and forms it is international — legal responsibility;
- to study the mechanism of implementation of the international responsibility;
- to define the circumstances, excluding it is international — legal responsibility.
Scientific novelty consists that this research is executed on the basis of the operating and designed standard and legal massif of the major international legal documents. In addition, novelty of work is defined both the statement of a problem, and approach to its studying and the decision.
Structure: final qualification work consists of the introduction, two heads, seven paragraphs, the conclusion, the bibliography of the used literature including 72 sources, of them 3 in foreign languages. The volume of work is 73 pages.
Summary: For normal functioning of the international system the international law became necessary. The paramount part in the decision given is assigned to the right of the international responsibility. Mainly it was reflected in Articles adopted by the United Nations General Assembly about responsibility of the state for the international illegal act. Modern international legal responsibility evolved from responsibility of the states for the damage caused to foreign persons. In the XX century arises responsibility of the states for aggression, war crimes, policy of an apartheid, genocide, etc., character of applied measures of responsibility and a form of realization of responsibility changed, there were changes in a circle of subjects of responsibility (for example, there was a responsibility of the international organizations and individuals).
Problems of international legal responsibility are difficult, many-sided and quite specific. Therefore development and codification of norms and the principles of responsibility in international law demand coherence and the analysis of many questions which have to be considered and considered for the correct reflection of changes occurring in international law so far.
Use of scientifically reasonable international legal principles and norms gives the chance to direct a course and to influence the international relations.
International legal responsibility — necessary legal means which provides observance of norms of international law and restores the violated rights and the relations.