

SUMMARY

Subject of the research thesis: International protection of human rights

Author: Isa Nuriev

Academic Adviser: Arutyunyan R.E., Assistant Professor, PhD, Juridical sciences

Organization: School of International Relations, Chair of International Relations, World Economy and International Law, Pyatigorsk State Linguistic University.

Relevance of the research issue: General awareness objective need to protect human rights is the most important factor of all participating States in international cooperation to preserve and protect such rights.

The main principles in the construction of liberal democracy are public freedom, civil equality and the rule of law. The concept of human rights combines these three principles. The idea that the concept of human rights is one of the foundations of the future organization of the international community has repeatedly expressed by both foreign and domestic authors. In particular, the American researcher R. Faulk in his futurological work emphasizes that one of the fundamental values of the future world order will be to ensure human rights and social justice.

The object of the study research is human right's protection in international law.

The subject of the study research are international legal instruments for the promotion and protection of human rights.

The purpose of the research is to study of international legal institutions to ensure and protect human rights and freedoms

Research objectives:

- The study of the formation of norms of human rights in the practice of international relations;
- Identify a cooperation in the field of human rights within the UN;
- Consideration of the concepts of generations of human rights;
- The study of activities of legal institutions to protect human rights and freedoms.

Scientific novelty of the research: attempt a holistic and comprehensive study of legal systems of democratic nations of the modern world, where the central place is occupied by human rights as a powerful layer of human culture. Without its development is impossible to assess the complexity of the political, social, economic and international relations. Human rights - the highest value, which is a criterion of the "human dimension" of conflicting processes occurring in the world today. Only mastery culture of human rights "gives Landmark personality in the evaluation of existing political regimes, social and humanitarian activities of the States, the global and national public consciousness, contributes to the creation of a single legal space."

Structure: the introduction, the two chapters, the conclusion and the bibliography.

Summary: Position of a person in a legal state and civil society becomes the object of inter-state relations. Imperative of the modern globalized world, should be the safety of human rights and the importance of protecting their human rights, which would create opportunities to meet any and all human rights and freedoms, reflecting worthy of his quality of life.

In the context of heightened conflict is clearly visible vulnerability human rights and freedoms, which necessitates achieving a common understanding of human rights in the society and the state, their consolidation in the international instruments.

To date, the international community has developed a substantial body of international legal instruments for the promotion and protection of human rights. Prominent role for the protection of human rights done by specialized UN agencies, such as the International Labour Organization (ILO).

The paper discusses primarily developed and adopted at the universal and regional treaties and other international documents on human rights contained in them to international standards of human rights and international legal measures to ensure these standards, in particular the issues of control over execution international legal instruments in the area under consideration, as well as the system of international bodies dealing with human rights, and ways to improve international cooperation in this field.