

SUMMARY

Key Words: Conflict of law, court, arbitration practice, legal system

Subject matter: «The conflict-legal method in the legislation and law-enforcement practice of the Russian Federation»

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The topicality of the research lies in the fact that the fact that the relevance of the research topic is determined by the fact that as a result of expanding economic, industrial, commercial, scientific and cultural cooperation of countries, the number of disputes involving foreign citizens, considered by arbitration, arbitration courts and courts of general jurisdiction, has increased.

The aim of the research is to analyze the jurisprudence and legislation relating to conflict-legal regulation, as well as research arising from the choice of the applicable law of problems.

Objectives:

- to study the problems of conflict-legal regulation in international private law
- to analyze the practice of the courts applying the conflict-legal method of regulation
- explore the methods of legal regulation in international private law and the legal forms of their implementation
- discuss the determining choice of the applicable law, collision bindings

The theoretical value of the research is the formulation of proposals aimed at improving the terminology apparatus on the research topic.

The practical value of the research consists in the possibility of using the results obtained in the practical activities of the judiciary as well as the legislative bodies in the process of improving the current legislation. Also, the materials of this study can be used in the educational process.

The results obtained: in connection with the tendencies of materialization of conflict-law regulation and the evolution of conflict rules in General conflict of laws principles, and the differentiation of conflict of laws regulation and the complexity of the structure of the conflict rule, it seems necessary to raise the question of you-the development of new criteria for their classification and the formation of the improved bath of the classification of conflicts of law. This will recreate a modern private international law in the most deployed system, which will allow you to see it more complete and clear picture, highlight the specificity of the links between cross-border private-law relations and facto-Rami of the formation of conflict rules, which will in turn without any difficulties: to determine the relevance to the conflict rules of a certain species (subspecies), to identify the characteristics of conflict rules at this stage of development that is relevant, because many previously allocated to the characteristic features (such as: clarity, predictability, implementation of stimoli, certainty, etc.) due to the evolution of trends private international law become voidable.