SUMMARY

Subject of the research thesis: International adoption: legal regulation, theoretical and practical aspects.

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Relevance of the study research. Currently acquired particular importance Institute of International Adoption. The problem of children left without parental care can not remain indifferent international community.

Institute of Inter-country underdeveloped, suggesting that the whole complex of problems like the adoptive parents and adopted children. Existing normative legal framework is insufficient to exercise effective control over the children adopted by foreigners. Children adopted by citizens of another state, face a difficult task. They will not only change the country of residence, but also language and culture, they need to develop social skills that will adapt to a new country.

In Russia, the problem of international adoption today sounds particularly relevant, as it is today Russia to find a way out of this situation. In our country, every year the number of children without parental care, increased by an average of 80,000. Hangs in the balance, on the one hand, children - orphans in need of family and love, and on the other hand the frequent deaths of Russian children adopted by foreign nationals. All of the above allows us to conclude the obvious relevance of the topic selected job.

The object of the study research is the social relations arising in connection with the adoption of children without parental care by foreign nationals.

The subject of the study research are complicated problems of international adoption, both theoretical and practical, as well as the international legal protection of interests of children in intercountry adoption as a form of children left without parental care.

The purpose of the study research is to establish a single recognized definition of «international adoption», its nature and characteristics.

Research objectives:
- to consider the concept of "international adoption"; identify the historical roots of this institution, its legal nature;
- investigate the features of the institute of international adoption in the system forms for children left without parental care;
- to analyze the conditions of international adoption, under which the adoption of the child's interests;
- to determine the degree of conformity of the national legislation of the Russian Federation international legal instruments in the field of international adoption;
analyze the features of Russian courts to consider cases of adoption of children by foreign citizens;

formulate and assess the problems and prospects of international adoption.

Scientific novelty of the research: It was carried out a comprehensive and thorough examination of the Institute of international adoption. Based on the works of domestic and foreign authors, enough fully disclosed the contents, methods of legal regulation of international adoption.

Structure: the introduction, the three chapters, including seven paragraphs, conclusion, bibliography, comprising 61 source, 10 of which are in a foreign language. The total volume is 65 pages.

Summary:

1. Isolated cases of international adoption in the past, have become commonplace in the late 40-ies of XX century. Nowadays, international adoption is widespread throughout the world.

2. Adoption in most countries of the world is the preferred form, and international adoption is only applicable in case of failure of the national. This principle is reflected in all international agreements, as well as fixed in the legislation of the Russian Federation and is the basis of juvenile policy.

3. Most important issues of international adoption are in - first, to identify ways of cooperation in the development and improvement of relations on international adoption; Secondly, the question of guarantees of international human child, adoptive parents, birth parents and other persons whose interests are affected by international adoption; thirdly, on jurisdiction, applicable law and recognition of decisions on international adoption.

4. From the analysis of the problems of international adoption of Russian children by foreigners is seen a clear need for more detailed legislative regulation of this issue, in a fuller explanation of law enforcement, to improve methods of influencing the officials responsible for the adoption, to tighten the administrative responsibility of officials for violation of the order of adoption.