

## SUMMARY

**Key Words:** International law, the state, the nation, subject of law

**Subject matter:** «The state as a subject of international law»

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**The topicality of the research** Today there is a significant increase in crisis phenomena in international law, due to the lack of modern mechanisms to ensure the sovereignty of states and protect them from external aggression. Sovereign states continue to be the leading subjects of international law, whose activities are of fundamental importance for the further progressive development of the world community.

Thus, the student's choice of the research topic looks justified and true. The author correctly formulated the goals and objectives of his final qualifying work. The content of the work contributes to the qualitative disclosure of the topic.

**The aim of the research** The purpose of the study is a comprehensive study of the role of states as the main subjects of international law.

### **Objectives:**

- to consider the concept of a subject of international law;
- to study types of subjects of modern international law;
- to formulate the notion of the state in modern international law;
- to investigate the basic rights and duties of the state in international law;
- describe the jurisdiction of the state in international law;
- describe the immunity of the state in modern international law.

**The theoretical and practical value of the research** lies in the comprehensive legal study of the role of states as the main subjects of international law. The definition of the concept of a state as a subject of international law based on the criteria developed by international legal science and practice is formulated, and proposals are made to improve Russian legislation relating to the immunity of states,

The results of the work can be used in further scientific research, the educational process and the improvement of legislation.

### **The results obtained**

The state is a necessary form of organization/

Population for participation in the international community, for representation and protection of its interests. It concentrates under its control the bulk of the connections between other participants in international relations, national entities, individuals and legal entities.

Criteria of the state as a subject of international law:

- permanent population;
- a certain territory;
- power;
- the ability to enter into relations with other states.

As a carrier of sovereignty, the state represents the country in international relations and has the ability to exercise international rights and obligations.

The basic rights and duties of the state are a category reflecting the conditions necessary for the life of the state within the international community. Therefore, they belong to the category of so-called inalienable rights, which under normal conditions can not be limited. They are the same for all states, regardless of their size, economic and military might, and other differences.

The above considerations suggest that it is necessary to develop legal means, primarily international legal ones, to eliminate the competition of the jurisdictions of states or to prevent the problems that it engenders. In the context of globalization, the need to resolve this issue is becoming especially urgent. It is not necessary to hope that it will be possible to easily achieve such a general solution, but it is impossible to avoid his search.