SUMMARY

Subject of the research thesis: The institute of environmental refugees in contemporary international law: problems and prospects.

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Relevance of the study research: Current state of the environment increasingly concerns the whole of mankind. Today climate change and migration process, related to the phenomenon, have become a global problem.

It should be noted that nowadays the main problem is the lack of a legal framework for this notion of "environmental refugees". Because of this it seems complex the question of the provision of legal protection of environmental refugees, which currently requires a huge amount of people. The refugee situation is a classic example of the interdependence of the international community, in other words, the problems of one country have a direct impact on other countries.

The object of the study research is a problem of environmental refugees in international law.

The subject of the study research are international legal relations associated with climate change and the emergence of the notion of environmental refugees in international law.

The purpose of the study research is to establish a single recognized definition of "environmental refugees", an analysis of legal acts related to environmental refugees, as well as the development of planned measures to regulate the legal status of environmental refugees.

Research objectives:
- explore the variety of theoretical concepts of "environmental refugees";
- define the notion of environmental refugees, reveal its contents;
- analyze the legal status of environmental refugees, the main ways to protect them;
- develop recommendations for improving the effectiveness of the institute of environmental refugees.

Scientific novelty of the research: It was carried out a comprehensive and thorough examination of the institute of environmental refugees. Based on foreign works on the subject, it was disclosed the contents, methods of legal regulation of environmental refugees.

Structure: the introduction, the two chapters, containing four paragraphs, the conclusion and a 60-reference bibliography (forty five of which are in foreign languages. The total volume is 50 pages.

Summary: It seems relevant regulatory consolidate internationally the term "environmental refugees". This definition will be subject to the persons who were forced to leave the place of residence and move into the territory of another state,
either temporarily or permanently, as a result of man-made or natural causes of environmental change, which pose a serious threat to their lives.

Legal consolidation of the concept of "environmental refugees" not only declaratively proclaims the legal status of environmental refugees, but also regulates the legal protection regime, as well as the major issues related to the resettlement of environmental refugees. Therefore, it is necessary to adopt a new international legal instrument, or significant changes to existing regulations, which will consolidate the legal status of environmental refugees.

To the standards relating to the provision of assistance to the affected state, it may include the following planned activities:

- states with a free territory can rent it affected state for a certain period of time. So it can be considered as a reasonable period of 10 years from the date of the lease agreement;

- establishment of a permanent international fund of environmental refugees which will have to provide financial support to the affected state, expressed in granting funds to states taken their environmental migrants, to build the necessary migration resettlement centers and shelters.