SUMMARY

Subject of the thesis: The concept of of natural human rights in international law

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Relevance of the research issue: Today we are witnessing growing alarm growth current global political crisis. This crisis pronounced the side that directly and immediately affects the sphere of national law, and a sphere of international law. But this crisis did not begin today. The United States calls on growing louder refuse the United Nations as an international body that has lost adequacy to new global realities. The United Nations prosecution of inefficiency in its mechanisms to a large extent true, but it is the United Nations after the Second World War, rose to defend the of natural human rights, put forward the principles comprehensible morally similar to almost all people of the world, regardless of their cultural, religious, ethnic values. And everything because of these principles have been a guarantor ensuring peace and security, as well as served as mechanism of realization the citizens of all countries of their natural rights. Therefore, despite the fact that increasingly, differences are observed in the understanding and interpretation of natural rights, it is necessary to appeal to the natural history and the beginning of man. That is what will lead us to the definition of real human needs for life, really necessary for a dignified existence, and avoid political despotism and legal chaos.

The purpose of research is to conduct a comprehensive scientific analysis of the genesis of the notion of "natural law" through the prism of time, as well as in determining the meaning of "natural law" in the area of international law and for his science.

Research objectives:
- Give an idea of the concept of of natural human rights;
- Analyze the history of the concept of "natural law";
- To consider the introduction of the natural features of human rights in international legal documents;
- To assess the current trend distortion concept of natural human rights in democratic states and to determine its effect on the international agreement;
- To find a solution to get out of a situation of legal confusion in the understanding and recognition of the universality of human rights, complicated exaggerated value of regional and cultural traditions, creating obstacles to creating a single understanding of law.

Scientific novelty of the research consists in the lack of a uniform approach to the analysis of natural understanding of human rights in international cooperation, as a complex and controversial phenomenon, as well as in positions that are submitted for protection. The author draws conclusions and generates
proposals aimed at improving the system of international law and the establishment of relations between the states on the phase of globalization in all spheres of life.

**Structure** of the graduate qualification work consists of the following parts: an introduction; two chapters containing 5 paragraphs; conclusion; bibliography consisting of 63 sources, 7 of which a foreign language.

**Summary:** The growing interest in the theory of natural law in the context of development and human rights issues associated with the globalization of the modern world, with the formation of a single world space, the increasing role of the unity of the world and the human desire to obey the same laws in which they see the path to justice.

Need to understand the true role of the concept of natural law - it is most suitable for use as a basis when negotiating positive systems in the field of recognition and enhancement of human rights. Transformation of values of natural law in the international legislation has enabled the community to implement the shared values of people of the developing civil society.

To avoid possible conflicts at various international understanding of human rights, it is necessary to refer to the nature of man, his awareness of the real needs and the allocation of the full range of rights and freedoms, only those that are actually needed to meet them, and in general for its existence. This list is formed over many years within the natural law concept of rights and freedoms. That is why its value so large as for the system of international law and, in general, for the normalization the legal regulation of international relations. Whatever evolved the modern picture of international relations, the necessary mainstay for their implementation should serve "One Code" which protects the natural rights of man and does not allow states to interpret these rules in their political interests, referring to the identity of cultures and its historical path.