

SUMMARY

Subject of the thesis: actual problems of globalization and its impact on domestic and international law.

Author: Goncharova Daria

Academic Adviser: Arutyunyan Radmila Eduardovna., Associate Professor, PhD, Jurisprudence.

Organization: School of International Relations, Chair of International Relations, World Economy and International Law, Pyatigorsk State Linguistic University.

The relevancy of the subject of research. The process of globalization is one of the most pressing problems of the modern world development. We can say that this is one of the most important processes, which largely depend on the prospects of development of mankind in the future. The changes that occur in the structures of the international community, as well as the transformation of the socio-political systems suggests the introduction of the modern world in a qualitatively new phase in its development. We live in an age of rapid mutual penetration and rapidly growing interdependence of economic, social, ideological, political and cultural fields. Convergence of views and approaches characteristic of modern humanity, in this way or another, is shown in public practice. The market economy, political democracy and open society are generally valid guidelines in moving forward. Globalization encompasses not only the global economy, finance, media, but also the state and public life, including law. In the legal literature it is correctly noted in this regard that "globalization has had a significant impact on the transformation, change and modernization of state and legal institutions, norms and relations at the global, macro-regional and domestic levels, it stimulates and accelerates processes and updates the universalization of rights. "The need for this study is due not only to its scientific, but also to the practical value, because the phenomenon of globalization affects the whole world.

The object of the research: the prospects for the influence of globalization processes in domestic and international law.

The subject of the research: globalization processes affecting the domestic and international law.

The purpose of the research: study of the theoretical foundations of globalization, assumptions, and its impact on domestic and international law.

The study should perform a number of tasks:

1. To give the definition of globalization;
2. To identify the major preconditions for the development of globalization processes;
3. To identify the main positive and negative effects of globalization on domestic and international law;
4. To reveal the essence of the process of globalization;
5. To identify the main provisions of the impact of globalization on domestic law;
6. To identify the main provisions of the impact of globalization on international law.

Scientific novelty.

1. The author's understanding of globalization, the basic approaches to understanding the processes of globalization, analyzes its basic shape and direction are given in the work;
2. The basic methods and forms of the impact of legal processes of globalization on international and national law are formulated.
3. It was revealed that contemporary international relations differ by the increasing interdependence of states, which allow to talk about integrity, and unity of the world. The process of globalization has become not just a subject of research and discussion in various fields of science. The definition and understanding of such a process is one of the key problems of modern international law. The challenges of globalization in international law are gradually becoming the subject of deeper research in the Russian legal science. Considering this problem, it was found out that globalization until the late 80's was closely linked with the internationalization. The latter term refers to the process of the development and

changes of the productive forces, which makes their success possible only on an international scale, it is an objective law of development of the industry - a result of the growth of modern production.

The main provisions for the defense:

1. Globalization is a process that will significantly determine the historical development in the new century. This process links all aspects of life of national societies in a single global system. The value of national and international interests are changing. Globalization has opened unprecedented opportunities to mankind prosperity and at the same time poses a huge risk of jeopardizing the very existence of our civilization. Therefore, globalization and the ways of its development have been the subject of intense debate. In the most general terms, globalization is described as the world process interconnecting national political-territorial entities (states) into a single world economic and social system.

2. Globalization certainly has an impact on the entire system of intra-and inter-state relations. Causes profound changes in the structure and the content of both domestic and international law, including the nature of their interaction. One of the objective laws of the development rights is to deepen the interaction of international and domestic law, which reflects a more general pattern - the deepening of cooperation between the national society and the world community. All of this is evident in the emergence of new areas of law and legislation, such as information law, space law, legislation on energy and medical law.

3. Prerequisites for the development of globalization processes. One can select the basic premise that cause the globalization process: 1. industrial; 2. scientific and technical; 3. technological; 4. organizational; 5. economic; 6. informational; 7. political; 8. social; 9. cultural

4. Globalization causes profound changes in the structure and the content of both domestic and international law, including the nature of their interaction. Analysis of the functioning of national legal systems and the development of bilateral relations allow to select multiple areas of influence of globalization in legal sphere. The term "globalization of law" means the creation of a unified

system for all of the rules of law that may exist in the form of regulations adopted by international organizations (eg the UN), and in the form of international treaties and agreements between two or more countries. The main branches of law that globalization has had the greatest impact on are: 1. international law; 2. employment law; 3. criminal law; 4. commercial law; 5. the law of contracts; 6. environmental law; 7. financial law.

Structure: The two chapters, containing five paragraphs, the conclusion and a 61-reference bibliography (24 of which are in foreign languages). The total volume is 88 pages.