Summary

Subject matter of the study is administrative responsibility in the field of customs.

Author of the study is a fourth-year student of the Institute of international service of tourism and foreign languages, Mamiyan M.A.

Scientific supervisor of the study is candidate of political Sciences, associate Professor Fedorchenko Evgeny Nikolaevich.

The relevance of the research issue is associated with the dynamics and development of the Russian economy and foreign trade activity, a fairly high level of administrative violations in the field of customs, especially their qualifications, system optimization and maintenance of administrative penalties applicable to persons convicted of violation of customs regulations.

Object and subject of the study. Object of the study are legal relations arising from the movement of goods, vehicles and other items through the customs border of the Russian Federation and the Customs Union, including the order of customs regimes (customs procedures), the order of customs clearance and control (customs operations), as well as procedure for collection and payment of customs payments, granting of customs privileges.

The subject of research is the rules governing the concepts and features of the qualification, the differentiation of administrative offenses and crimes in the field of customs, establishing penalties for administrative violations in the field of customs.

The purpose and objectives of the study. The purpose is to develop theoretical propositions, which allow to resolve issues arising in the process of qualification and sentencing for violation of customs regulations.

The objectives of the study are:
- To consider the theoretical and methodological bases of research administrative responsibility for violation of customs regulations;
- To set attributes describing the object and the objective side of administrative violations in the field of customs;
- To characterize the diversity of species and qualifying elements of administrative offenses in the field of customs;
- To explore, particularly the objective subjective sides administrative offenses customs affairs;
- To set options to combine the administrative penalties imposed for administrative violations in the field of customs, analyze legislative restriction combinations only a warning, an administrative fine and confiscation;
- To analyze the administrative penalties provided for administrative violations in the field of customs legislate criterion of "state of impunity".

**Recommendations.**

Therefore it is proposed the acceptance of amendments to Art. 2.1, 2.2 of the Administrative Code set for individuals and legal entities various grounds of administrative responsibility and different approaches to the determination of guilt.

In addition, it is proposed to legalize such basic concepts as "qualified administrative offense", "administrative violation in the field of customs", "object (a common, generic, direct)", "subject" and "the objective aspect of administrative violations in the customs sphere", "subject (general) and special - in the narrow and broad sense)" and "subjective side", "state of impunity" and the allocation of their qualifying features.