

SUMMARY

Subject of the thesis: «Specifics international legal status of the subjects of federal state. (On the example of The Chechen Republic) »

Author: Said-Magomed Dudaev

Academic Adviser: Valyarovskiy F.I., Associate Professor, PhD, Jurisprudence.

Organization: Law Institute, Department of International and European Law, Pyatigorsk State Linguistic University.

Relevance of the research issue: The international legal status of the Russian Federation - quite thoroughly developed problems in modern law. However, from the standpoint of the theory of federalism and the identification of problems, this takes shape, and address their demands for meaningful analysis of elements of the legal status of the particular subject of federal relations. This approach makes it possible to identify new aspects and facets that let you see the prospects for the development of the Federation and the limits of federalism.

Developed in recent years, the theory of federalism and identity, a new study raises the question of the international legal status of the Federation.

Party federal relations at the same time full of parties are equal members of the Federation: the republics, territories, regions, federal cities, autonomous region, autonomous areas. In domestic jurisprudence significant development receives the teaching of the subject of Federation

Establish the constitutional and legal status of the Federation, most authors proceed from the fact that it is a collection of his constitutional powers, terms of reference and responsibilities, and guarantees of their implementation, as well as features that reflect the external attributes: emblem, anthem, flag, capital and etc. This position is called a broad interpretation of the legal status of the Federation, which is applicable in international law.

It is known that the concept of the legal status of the Federation Constitution and federal legislation is given. However, it is inherently traceable to the constitutional and legal regulation of the status of the Federation Art. 5, 65, 66, 67, etc. Of the Constitution of the Russian Federation, as well as a legal category is reflected in the art. 137 as a single federal entity status of the Russian Federation.

The main features of the legal status of a subject of the Federation (the other characteristics - their derivatives):

- Firstly, the subjects of the federation - is the backbone for federation members;
- Secondly, the subjects of the federation, as well as the federation as a whole, have not only the power of the state, and the founding of the state power;
- Thirdly, the subjects of the federation are in direct permanent interdependence among themselves and in their relations with the federal center;
- Fourth, the subjects of the federation have a certain independence and its constitutional guarantees;
- Fifthly, the subjects of the federation have a legally enforceable right to participate in the affairs of the federation;
- Sixth, the subjects of the federation may enter into agreements with other subjects of the federation, with the subjects of other federations, administrative-territorial units of other countries, as well as participate in other international relations.

Moreover, it should take into account the fact that when it comes to a particular subject of the Federation (and we in his article we're on the Chechen Republic), it refers to a concrete reality: territory, population, authorities, powers, responsibilities, etc. . The specific subject of the Federation - a unique state unit social community. Implementing them of their status is unique and has no analogues. This is the manifestation of the value content of the ID concept of "elements of the federal status of the Chechen Republic."

The purpose: The aim of this work was to complete the theoretical and legal, international legal and constitutional-sectoral study of the peculiarities of the subject of the status of the Federation by the example of the Chechen Republic.

Research objectives: According to a research paper attention is focused on the following key objectives:

- 1) To study the general theoretical foundations of the international legal personality, including:
 - Concept and types of subjects of international law.
 - The state as the main subjects of international law.

- Non-sovereign subjects of international law and the specifics of their legal status.

2) To characterize the international legal status of subjects of the Russian Federation on an example of the Chechen Republic, namely:

- The international legal status of the Russian Federation.

- The problem of sovereignty in a federal state from the standpoint of the problem of international legal personality of the Russian Federation.

- The international legal status of the Chechen Republic

Scientific novelty: The scientific novelty of the research lies in the fact that the work is devoted to issues of the international legal personality, which has recently been of particular importance. The study substantiates that the implementation of international legal regulation of the legal status of subjects - is one of the most important trends in the development of modern international law. It is recognized that the international community must not only achieve formal recognition of international standards, but also the adequate implementation of those standards into practice at national level.

Structure: Thesis includes introduction, two chapters, which include three paragraphs, conclusion and bibliography consisting of 100 sources of literature used, the work consists of 100 pages of typewritten text.

Summary: The international legal status of the Russian Federation - quite thoroughly developed problems in modern law. However, from the standpoint of the theory of federalism and the identification of problems, this takes shape, and address their demands for meaningful analysis of elements of the legal status of the particular subject of federal relations. This approach makes it possible to identify new aspects and facets that let you see the prospects for the development of the Federation and the limits of federalism.

Developed in recent years, the theory of federalism and identity, a new study raises the question of the international legal status of the Federation.

Party federal relations at the same time full of parties are equal members of the Federation: the republics, territories, regions, federal cities, autonomous region, autonomous areas. In domestic jurisprudence significant development receives the teaching of the subject of Federation

Establish the constitutional and legal status of the Federation, most authors proceed from the fact that it is a collection of his constitutional powers, terms of reference and responsibilities, and guarantees of their implementation, as well as features that reflect the external attributes: emblem, anthem, flag, capital and etc. This position is called a broad interpretation of the legal status of the Federation, which is applicable in international law.

It is known that the concept of the legal status of the Federation Constitution and federal legislation is given. However, it is inherently traceable to the constitutional and legal regulation of the status of the Federation Art. 5, 65, 66, 67, etc. Of the Constitution of the Russian Federation, as well as a legal category is reflected in the art. 137 as a single federal entity status of the Russian Federation.

The main features of the legal status of a subject of the Federation (the other characteristics - their derivatives):

- Firstly, the subjects of the federation - is the backbone for federation members;

- Secondly, the subjects of the federation, as well as the federation as a whole, have not only the power of the state, and the founding of the state power;

- Thirdly, the subjects of the federation are in direct permanent interdependence among themselves and in their relations with the federal center;

- Fourth, the subjects of the federation have a certain independence and its constitutional guarantees;

- Fifthly, the subjects of the federation have a legally enforceable right to participate in the affairs of the federation;

- Sixth, the subjects of the federation may enter into agreements with other subjects of the federation, with the subjects of other federations, administrative-territorial units of other countries, as well as participate in other international relations.

Moreover, it should take into account the fact that when it comes to a particular subject of the Federation (and we in his article we're on the Chechen Republic), it refers to a concrete reality: territory, population, authorities, powers, responsibilities, etc. . The specific subject of the Federation - a unique state unit social community. Implementing them of their status is unique and has no analogues. This is the manifestation of the value content of the ID concept of «elements of the federal status of the Chechen Republic.»