

SUMMARY

Year: 2019

Subject matter: International Judicial Precedent and Its Impact On The Legal Systems Of Sovereign States

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Specialty / direction of training: 40.04.01 - Jurisprudence

Level of study: Master's degree

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Relevance of the research topic. The active development of legal regulation of inter-state relations, both in the international arena and in the framework of intergovernmental organizations, leads to the fact that the importance of international judicial bodies and their decisions in international law is constantly increasing. The Russian Federation is no exception. The role of international judicial precedent is growing in the world today.

However, the question of the case-law character of decisions of international courts (that is, the existence of certain and binding legal rules) is ambiguous. Despite the fact that the Statute of the International court of Justice in article 38, establishing the sources of international law, recognizes judicial decisions as an auxiliary means for determining legal norms, very often in international legal doctrine such acts do not belong to generally binding sources of law.

Since European law is a case law, the effective decision of the European court becomes a source of law for the following claims and can be applied in the future by analogy to all such legal relations in Russia. Most likely, this will accelerate the process not only in the ECHR itself, but also at the Russian level.

The aim of the study is to analyze the impact of international judicial precedent on the legal system of sovereign States in the whole of the Russian Federation, in particular.

To achieve this goal, it is necessary to solve the following **tasks**:

- to reveal the concept of international judicial precedent;
- to study the theoretical basis of the interaction of international judicial precedent and national legal systems;
- to consider the impact of international judicial precedent on national legal systems;
- to investigate legal conflicts in the sphere of interaction between the international judicial precedent and the Russian legal system;
- to analyze judicial and law enforcement practice in the implementation of international precedent in the Russian legal system
- to determine the trends of further influence of the international judicial precedent on the Russian legal system.

The object of the research is the norms of international and domestic law, case-law decisions of international judicial bodies.

The subject of the research is the social relations developing in the process of application of international judicial precedents in national, including Russian law enforcement practice.

The theoretical significance of the study lies in the formulation of proposals aimed at improving the terminological apparatus on the topic of research.

The practical significance of the study lies in the possibility of using the results obtained in the practical activities of the judiciary, as well as of the legislative bodies in the process of improving existing legislation. Also, the materials of this study can be used in the educational process.

Conclusions: the decisions of the Constitutional Court of Russia, based on the decisions of the international judicial body - the European Court of human rights, are also precedent-setting, being national normative legal acts that are

directly part of the legal system of the Russian Federation. As a result, we can make a well-founded conclusion that the case-law of the European court of human rights, and, consequently, the international judicial precedent in General, can act as a source of constitutional law of the Russian Federation.