STRONGER TOGETHER

Researchers are united!

International Law Almanac is international academic journal created for the development of contacts between experts in international law both from Ukraine and other countries.

International Law Almanac is included in the List of Scientific Professional Editions of Ukraine in accordance with the Order of the Ministry of Education and Science of Ukraine No. 1188 dated September 24, 2020 (**Category B**) on the specialities 081. Law, 293. International law

GENERAL INFORMATION

✓ Submitting the paper to editorial board of International Law Almanac, the author expresses his/her consent to placing the full text of the article to the current issue both in print and on the Internet on the official website of the journal – www.inlawalmanac.mgu.od.ua

✓ Editorial board accepts articles in Ukrainian, English, German, French, Polish.

 \checkmark Articles shall include no grammatical or other errors, and should comply with the requirements of the subject of the journal and Ministry of Education and Science of Ukraine regarding academic journals.

 \checkmark Submitted articles must be original, not published previously in other journals. The article is accepted for publication only if it confirms with the requirements to the author's articles (publications) posted on the journal's website in the section "Requirements".

 \checkmark All papers must be of public nature. Secrecy label serves as a basis for rejecting open publication of the paper.

 \checkmark Topics at issue: theory and history of international law; international human rights law; diplomatic and consular law; law of international organizations; international maritime law; international humanitarian law; international criminal law; international environmental law; law of the European Union; private international law.

PAPER SUBMISSION PROCEDURE

In order for your article to be considered for publication in the Issue № 31 of International Law Almanac it is necessary to fill the online registration form on journal's



website or by QR code and sent until April 30, 2024 to email publication@inlawalmanac.mgu.od.ua

 \checkmark manuscript of the article (file name shall be the last name of the author, e.g., Shevchenko);

 \checkmark scanned receipt of payment for publication (file name – last name of the author + word "payment", for example, Shevchenko_payment).

PROCEDURE OF THE ACCEPTANCE OF ARTICLES AND REVIEW PROCESS

 \checkmark Secretary makes a record about the receipt of the article in the logbook of articles noting the date of receipt, title of the article, name of the author(s), workplace of the author(s).

 \checkmark Editorial board of the journal is entitled to carry out scientific and literary editing of materials submitted, if necessary, cut them when approved by the author. If the subject of the article is of interest to the journal, the article may be send back to the author for revision.

 \checkmark Editorial board reserves the right to reject an article that does not meet the requirements or the subject matter of the journal. In case of rejection the editorial board provides the author with reasoned grounds for this.

ACADEMIC INTEGRITY

 \checkmark The Editorial Board guarantees high-quality anonymous peer-review of articles and their check for plagiarism using the software <u>StrikePlagiarism.com</u> developed by the Polish company <u>Plagiat.pl</u>.

REQUIREMENTS FOR PAGES LAYOUT

✓ The length of article – 12-16 pages. Font type: Times New Roman; size 14, spacing – 1.5.

 \checkmark At the beginning of the article **be sure** to specify the UDC, author's name, position, place of work and the title of the article.

 \checkmark After the title place abstracts in two languages (Ukrainian and English). Abstract should contain: first and last name of the author, title of the article, summary, and key words (up to ten words or phrases).

✓ Abstracts must contain at least 300 words.

✓ References should be placed at the end of the article in order of appearance of relevant citations in the text of the article. The list of references should comply with the requirements of the Ministry of Education and Science of Ukraine and GOST (national state standard) 8302:2015 "Information and documentation. The citation. General terms and conditions of assembly".

 \checkmark The article must contain the following elements typed bold:

- problem setting in general and its relation to important scientific and practical tasks;
- analysis of recent researches and publications on the subject, specification of unsolved aspects of the subject of the article;
- purposes of the article;
- summary of the main matter of research and explanation of scientific results;
- conclusions and prospects for further research in this scientific area.

✓ In-text citations shall be marked by the number of the source in square brackets, according to the list of references (number of reference cited and page, e.g., [16, p. 17]). List of references is titled "Bibliography".

PROHIBITION TO REFER TO THE AGGRESSOR STATE'S SCHOLARLY PAPERS

It is prohibited citing and including in the reference list russian-language contributions published in any country, incl. papers written in other languages but published in russia and belarus. ✓ The payment for the publication of the article in International Law Almanac is 1200 UAH for 12 pages. If the size of the article exceeds this number of pages, each next page costs 35 UAH. The publication fee covers expenses associated with reviewing, article proofreading and editing, journal mocking-up and publication of its electronic version.

 \checkmark If desired, an author can order a printed copy of the journal. The cost of a printed copy is UAH 800, which is paid in addition to the publication fee.

 \checkmark Journal electronic version will be available on the website on June 30, 2024.

 \checkmark Authors who ordered a printed copy will receive it before July 30, 2024.

EXAMPLE OF THE ARTICLE

UDC 341.43

Shevchenko O. O., Candidate of Juridical Sciences, Associate Professor at the Constitutional Law Department Taras Shevchenko National University of Kyiv

THE INSTITUTE OF ASYLUM IN THE CONTEMPORARY INTERNATIONAL LAW

Summary. Some elements of institute of the right to asylum arose as early as ancient international law. The institute of proxenia in Ancient Greece was one of the earliest prototypes of asylum. Substantial influence on development of the right of asylum was rendered by a canonical right of the Catholic Church. The institute of the right of asylum in the contemporary international law was formed in the nineteenth century. A sovereign right of the state to give asylum for the foreigner pursued by his own state or another state is the main content of institute of right of asylum. There are two basic types of the asylum – the territorial asylum which foresees the grant of the asylum by the state to the foreigner on its own territory, and the diplomatic asylum, that foresees a grant of the asylum in the building of state's embassy abroad. The possibility of granting diplomatic asylum is denied by many states; however practice of international relations allows admitting the diplomatic asylum neither legal nor illegal. The basic source of right of asylum is an international custom that is why there is a requirement of adopting international convention on the right of asylum.

... (250-300 words).

Key words: right of sanctuary, territorial asylum, diplomatic asylum, refugees legal regime.

Problem Setting. Institute of asylum plays a specific role in modern international law. First of all, it appears to be quite effective mechanism of international protection of human rights against violations by the state of citizenship. At the same time, application of the right of asylum is often viewed as a means of political pressure in international relations and can cause a significant increase in their intensity. Therefore, prudence of international legal regulation of relations connected with asylum, largely determines the effectiveness of international legal guarantees of human rights and stability in international relations.

Analysis of recent researches and publications. Despite the relevance of the problem institution of asylum is neglected in legal science.

Bibliography:

1. Дмитрієв А. І., Дмитрієва Ю. А., Задорожній О. В. Історія міжнародного права: монографія. К.: Промені, 2008. 384 с.

Шевченко О. Інститут права притулку в сучасному міжнародному праві

Анотація. У статті досліджується історія зародження і розвитку інституту права притулку та розкривається його зміст. Автор розглядає співвідношення між правом притулку та правовим статусом біженців, а також характеризує основні види притулку.

... (250-300 words).

Ключові слова: право притулку, територіальний притулок, дипломатичний притулок, правовий режим біженців.

CONTACT INFORMATION

Editorial board of International Law Almanac 65009, Odesa, Fontanska Doroha Str. 33, room 402 +38 098 985 01 58 publication@inlawalmanac.mgu.od.ua www.inlawalmanac.mgu.od.ua