INTERNATIONAL LEGISLATION IN THE GLOBALIZATION AND IMPROVEMENT FOR UKRAINE

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Lawmaking is of great importance for every state that directs its activities towards the achievement of the rule of law. This is precisely why public authorities are empowered with law-making. Lawmaking regulates the social relations that develop between people. International lawmaking is a means of regulating relations between states. Thus, with the adoption of the Charter of the United Nations and the Statute of the International Court of Justice, since 1945, the active development of international norms has begun on the basis of principles that give legal rules legal binding, and subsequently becomes the result of lawmaking. In international law, law-making is vested in states, international and intergovernmental organizations. They adopt a legal act in the form of a contract. Thus, subjects of international law are empowered to have a legislative initiative that promotes the creation of a law-making process in international law, where subjects can create a rule of law on the basis of agreement between states or international organizations. Such consents between the subjects of international law establish a rule of conduct or establish binding rules of law. Therefore, the formation and implementation of legal rules has a complex mechanism, which depends on the existence of legal relations that are formed in the international arena. Today, globalization processes have an impact on international lawmaking, creating the conditions for the integration and unification of legal rules in international law, but there are a number of problems in this regard for states that do not have a sufficient legal level of regulation and implementation of regulations. It is important for Ukraine to develop a law-making process that takes into account the legal consciousness and culture of Ukrainian law and has a step-by-step implementation. Therefore, international lawmaking has a special place to regulate international relations between states and other entities of international law.

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