

Shmelova H.H.

*Candidate of Juridical Sciences, Associate Professor,
Senior Lecturer at Department of General Theoretical Legal Disciplines,
Yaroslav Mudryi National Law University*

INTERNATIONAL LEGAL GUARANTEES OF HUMAN RIGHTS: GENERAL THEORETICAL ASPECT

The article deals with international regulations and international organizational and legal guarantees of human rights and freedoms.

Human rights and freedoms are one of the key scientific problems that are comprehensively studied – from the philosophical and humanistic point of view, in terms of principles of the restructuring of the legal system of economic and cultural policies. Inexhaustibility of human rights and freedoms is a reflection of the nature of their carrier – a man and, therefore, they should be analysed holistically, comprehensively, as a multifaceted and multifunctional category. The universal nature of human rights and freedoms determines the fact that they are the subject of study of all sectors of social science and a number of legal sciences, each of which defines a sector of human activity. Society binds a solution of a number of domestic, international, and global challenges with the im-

provement of rights and freedoms. Legal science in the field of human rights and freedoms has its complex spectrum of research.

The modern period of development of society is characterized by a qualitatively new state, which is defined as the process of globalization – global process that brings together national entities into a single global system. Globalization involves the convergence of national legal systems, creating single legal standards, especially in the area of human rights. In terms of a global world, rights, freedoms, duties of man and citizen occupy the most important place compared to other legal phenomena.

Therefore, the purpose of this article is, based on the analysis, to determine available scientific and regulatory sources of major international legal guarantees of rights and freedoms of man and citizen.