

СЕКЦІЯ 5.

МІЖНАРОДНЕ ПРАВО В СИСТЕМІ ЮРИДИЧНОЇ ОСВІТИ

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LEGAL STATUS OF STATELESS PERSON IN INTERNATIONAL LAW

The meaning of Legal Status has been explained by different philosophers with others agreeing to it or not. People point of view differs according to how we see things. Different school of thought has also come out with different school definitions or meanings of legal status in international law and also different meanings of who a stateless person is.

Firstly, what is Legal Status? This is a question a lot of people ask. Legal status in my point of view refers to or is the status of a person or an individual which is defined by law. An example of a legal status is the citizenship status of a citizen with rights, freedoms and duties.

To begin with legal Status of a stateless person in international law, we need to also understand who a Stateless person is. As an upcoming international lawyer, I will say Statelessness is the lack of citizenship, therefore I will say a stateless person is someone who is not regarded as a national by any state or by the operation of its laws, rules and regulations.

Many are the reasons why people become stateless. Just to mention but a few are: Firstly individuals or persons become stateless as a result of lack of birth registration, to elucidate further a newborn that hasn't got name registered in the National book of a country automatically becomes a stateless person because nothing shows he or she belongs to a particular country or not. Birth certificate provides proof of where a person was parentage [1].

Also, an individual can be stateless due to discrimination in nationality laws. What do I mean by Nationality laws? Nationality laws are laws that are in a form religion, gender and racial reasons also. Another blowing cause of statelessness is as a result of conflict between and gaps in nationality laws and state succession. A Stateless person or individual does not only go through emotional stress, but also lacks education, housing, social welfare, employment, access to healthcare and also civil and political rights. Civil and political rights in relation to freedom from arbitrary detention, political participation and what have we [2].

The 1954 Convention relating to the status of a person is the cornerstone of international protection regime for stateless persons. It provides the definition of a stateless person and establishes minimum standards of treatment for stateless persons with respect to quite a number of rights. These include, but are not limited to right to education employment and housing. The 1954 Convention also guarantees stateless people a right to identity, travel documents and administrative assistance. As an upcoming international lawyer, with the knowledge and wisdom to which I have gained, statelessness can be ended in the national level when there's education on statelessness for a practicing lawyer. I also think and agree that there should be a reduction of statelessness through naturalization. There should also be a comprehensive system on the registration of birth, as well awareness campaigns or projects [3].

Last, but not least to end statelessness in the international level I agree and second to the fact there should be an awareness campaign that can be done by the various non-governmental organization, monitoring of statelessness is one way that statelessness can be ended or calm in the international level, then also can be legislature and treaty amongst member states of the various non-governmental organization we have.

LITERATURE:

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ВИЩА ОСВІТА В УКРАЇНІ: ПРОБЛЕМИ ТА ПЕРСПЕКТИВИ РОЗВИТКУ У СВІТЛІ МІЖНАРОДНОГО ДОСВІДУ

Постановка проблеми. Одним із основних факторів успішного економічного розвитку країни є освіта. Значною мірою саме освіта обумовлює завтрашній день планети та світового співтовариства, для якого розуміння ролі освіти як інструмента стійкого розвитку та забезпечення добробуту людей постійно зростає.