

Klim S.I.,
Candidate of Law Sciences,
Senior Lecturer of international law and comparative legislation,
International Humanitarian University

INTERNATIONAL LEGAL STANDARDS OF PROCEDURAL CHILD RIGHTS

This article is devoted to comprehensive analysis of international agreements and national legislation on procedural law. It is concluded that the child have general and specific procedural rights. The author distinguishes principles of civil proceedings involving the child.

Modern development of legal reality shows about unflinching influence tenets of international law on the formation and development of national law in all spheres of public life. This maximum up the question of the evolution of law due to the necessity of cooperation of the international community to promote a measure of the minimum standards of normative regulation, one of the priority targets which are children's rights.

To summarize this study, the following should be noted: firstly in cases in civil proceedings involving the child, courts should be guided by the principles enshrined in the Convention on the Rights of the Child 1989. Secondly the analysis postulates of international agreements and civil procedural law demonstrates the possibility of distinguishing general and specific procedural rights of the child; thirdly, specific procedural rights of the child in person depends on the age and the objective criteria. Singling out specific rights of the child requires a thorough investigation of their content, which is promising guideline for further research.