

ABSTRACT

The aim of the thesis is the indemnification guaranteed and provided to the victims of serious breaches of International law. First of all the thesis provides review of the primary sources of International law that contains right to redress. Secondly, the thesis lays out the issue of serious crimes in International law definition. Afterwards the thesis deals with the problematic of the subject who has right to redress and obligation to provide it. Also, the thesis describes the particular forms of the redress in detail. The end of the thesis is focused on concrete mechanisms of indemnification. Finally the thesis deals with the indemnification in practise, in particular with the case of Rwanda genocide. Within elaborating this thesis, the author used primary sources of International law, case law, doctrine and also domestic and foreign publications.