

Literature

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LAW AND SECURITY IN USA

There are many concepts of human security, defined and accepted by governments through centuries and cultures, but the main aspiration of the USA remains the same till our days: freedom of speech and choice should be provided to all citizens. Considering this, the United States National Security Strategy (NSS) is based on positions, turned for human protection. Various security organizations may be based on force or coercion to act, but the NSS is to protect the country's population by any means. There is a great connection between security and development, which is based on the widening of the people's choice towards politics, economy and ethnics.

The revisal of Law and Security branches in the ISA will change the country's position in society. Being able to manage lives freely, people will become open to new opportunities. In addition to it, the ability to express opinions and attitudes safely should provide them with the assuredness in the properness of people's choice. The U.S. Human Security is based on Human Rights, emphasizing the role of people in international relations. It should radically change the approach of the government to the masses in different ways. The first option is the presence of objectives for humanitarian work, which should be done correctly. Then the preventive aspect operates: the stimulation of plans for future is to enhance the people's lives. Thirdly, it raises the interdependence globally with the further mobilization of new partnership and additional resources.

In addition to it, the concept of human security adds great value in assisting planning and realization of programs. It points the variety of interacting threats

through simulating program planning and threat assessment along with holistic. The most important aspect then is the integration of the elements of national power of U.S. – Information, Economics, Diplomacy and Military. Having these issues combined, the country is going to the path of development and improvement of lots aspects of government.

Nevertheless, there are many challenges to face before approving the changes. Various objections should be solved with integrated multilateral international system, which has its roots in the human security policy, which is focused on common responsibility of both ordinary people and authorities. This way, Human Security is represented as the issue of responsibility's globalization for providing the safety to the masses.

Throughout centuries, the concept of human security remains the same, as it is divided into different domains – health security, economic basic incomes, security of the access to food, personal freedom from the variety of threats and violence and the environmental security, protection of political rights and abilities along with the abundance by cultural identity and its principles. The country is well-developed, so it has a lot of opportunities and advantages of spreading its political and economic ideas to governments of developing countries.

Any reconstruction faced by the USA should be planned carefully in order to assure the properness of actions to be taken. It is to be presented as the integral part of the overall direction towards peace: some authorities should mention the necessity of generating trust in different political aspects, while others deal with the promotion of advantages of civil participation for raising the country's dignity along with providing stable peace.

Without any doubts, Human Security gives the assuredness of the strengthened stability, legitimacy and security of states at the time, when international security along with peace is promoted on the basis of secured people. Questions of national security are relevant nowadays at the same level as they were earlier, but the strategies of achieving safety should be turned to the global level in order to cover a lot of states with security.

The USA keeps promoting the strategy of living in freedom, dignity and peace to different countries in order to pass their experience to the rest of the world. The goals of national security must be set for people to have international human security.

Global vulnerabilities should be mentioned for their further suppression. A number of researches, concerning perspectives of international relations, development studies and strategies of promotion of human rights have to be held. There should also be a strong cooperation between the governments of different countries in order to agree actions to be taken throughout the world.

This way, it is important for the USA to keep promoting their strategy of human security – the principles of freedom of speech and choice should be widespread in order to provide people with the assuredness in their safety. The

concept of human security gives much value to the issues, concerning planning and realization of governmental programs of the U.S. It is important to integrate the elements of national power – Information, Economics, Diplomacy and Military in order for the country to develop in various fields.

Regardless of all the perspectives, there are some challenges to face before approving the changes. Various objections should be solved with integrated multilateral international system, which has its roots in the human security policy. Since it is focused on common responsibility of both ordinary people and authorities, Human Security is represented the as the issue of globalization of responsibility to provide the safety to the masses.

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ЗАКОНОДАВСТВО ПРО ОБОВ'ЯЗКОВЕ ОФІЦІЙНЕ ЗВІТУВАННЯ ЯК ОДИН З ЕЛЕМЕНТІВ СИСТЕМНОГО ПІДХОДУ ДО ЗАХИСТУ І БЕЗПЕКИ ДІТЕЙ В АВСТРАЛІЇ

«Захист дітей – це справа кожного» – під таким гаслом вибудована система соціально-правового захисту дітей в Австралії. Австралія є учасником Конвенції ООН «Про права дитини» (1989 р.), багато принципів якої інтегровано в законодавство Австралії з питань захисту дітей. Законодавство з питань захисту дітей підпадає під юрисдикцію урядів штатів і територій Австралії, загальним при розробці якого є принцип «в найкращих інтересах дитини». Кожен суб'єкт Австралійського Союзу має свої законодавчі акти про захист дітей, в яких, поряд з нормами, що передбачають механізм захисту інтересів дітей, містяться норми про так зване обов'язкове офіційне звітування (mandatory reporting). Цей термін використовується для опису законодавчої вимоги, що пред'являється до окремих груп осіб повідомляти про передбачувані випадки жорстокого поводження з дітьми до відповідних державних органів. Відповідно до цих норм, особи, які не входять до кола сім'ї дитини, зобов'язані подати відповідний рапорт до органу захисту прав дітей у випадку неналежного догляду, жорстокого поводження і насильства над з дітьми, включаючи сексуальне насильство. Основним мотивом прийняття таких законів є те, що в більшості випадків жорстоке поводження з дітьми та нехтування їх потребами відбуваються в приватному порядку, тому, закріплюючи норми про обов'язкову звітність, уряди Австралії використовують потенціал фахівців, котрі, як правило, мають справу з дітьми в процесі їх роботи (наприклад, вчителі, поліцейські, лікарі та медсестри).