Challenges of legal qualification of internal disturbances and situations of internal tensions

C. Dodi, Ph.D., Assistant Professor of State-law disciplines Chamber University of Economics and Law «KROK» korinadodi@mail.ru

Research Methodology. Using the method of comparative law is held a historical analysis of the international legal framework relating to the question of qualification of internal disturbances and situations of internal tensions, as well as is researching the issue concerning the application of common Article. 3 of the Geneva Conventions to such situations. The method of deduction and induction allowed the selection criteria for the characteristics of internal disturbances and situations of internal tensions.

Results. Is carried out a historical and legal analysis of internal disturbances and situations of internal tensions. As well as, is researched the issues concerning the protection of human rights and international humanitarian law in these situations.

Novelty. Are proposed various approaches to the qualification of the internal disturbances and situations of internal tensions. Are performed legal characterizations of the “Declaration of minimum humanitarian standards” from 1990.

The practical significance. Based on the criteria for the qualification of internal disturbances and situations of internal tension was made a try to group them and identified their common features. This will facilitate the understanding of the role of international humanitarian law and human rights law in these difficult situations.