إشكاليات الدخول الدولي ومبدأ السيادة: دراسة بحثية بين الفقه الدولي والشرعية الإسلامية

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ABSTRACT

The international conventions affirm on respecting the policies and laws of all countries as well as condemning the interventions in their interior policies. These conceptions should be respected, and no one has the right to violate or break these laws. However, there are some international actions that violate these laws which destroy the sovereignties of the countries. Hence, the study concerns with the relationship of the different types of the international interventions with the principles of the international laws and the Islamic Sharia. The study seeks to understand the relations between the certain principles of the agreements and their applying on the countries with the practical actions of other countries. The researcher adopts the qualitative approach to examine the relations of practical actions with the international interventions regarding the international laws and the Islamic Sharia. The study concludes that the international interventions decided by the international community in some positions violate the international laws. Otherwise, if the Islamic Sharia is applied on the relationship between the countries specifically during the time of the war and peace, it is more practical and applicable regarding respecting the international agreements because these laws and values are exposed from the Islamic moralities and principles of Islam. Thus, based on the Islamic Sharia Laws, the international interventions will be more positively applicable.

Key Words:

Deficiencies -International Interventions -Principles of Sovereignty -Islamic Sharia -International Law