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TRIBUNE OF DOCTORAL CANDIDATE

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CONTRACTIVIZATION OF STATEHOOD: TRENDS AND PROBLEMS

In modern jurisprudence, political theory and sociology it has become the usual tendency to repeat the idea of a crisis of state sovereignty, which is the result of the increasingly expanding scope of international law and supranational (integrative) regulation. Such common statement of a question, on the one hand, has led to the recognition of the fact that modern states change the most substantially since the time of their occurrence, and on the other hand — has taken political and legal thought away from a critical understanding of the concept of state sovereignty.

Thus, contractivization of law has not only domestic but also international legal significance. In fact, it does

not distinguish between types and levels of legal systems, as it is a tendency rooted in the law, regardless of the form of its existence and expression. Transformation of state sovereignty, expressed in ever more visible shift of emphasis to contractual legal powers, is a direct and immediate continuation of this line of modern law. This line is expressed in the fact that all levels of law existence, all options for its actualization in legal systems, all options for its use anyway are determined by overt or implicit contracts that are concluded by the individual and collective actors, creating intersubject legal reality - qualitative state of the current legal and public life.