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CRITIQUE AND BIBLIOGRAPHY

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REVIEW OF THE MONOGRAPH BY ANTSUPOVOYA TATYANA OLEKSANDRIVNA "PROCEDURAL LAW COUNCIL OF EUROPE: PRINCIPLES, THEORY AND PRACTICE"

Research International procedural law belongs to the latest trends in international law, but the question always processuality international law became the subject of scientific debate since the XIX century. These discussions have not traditionally have led to the development of a single, or even a unified understanding of the essence of the phenomenon. The classic approach can be considered for international law procedural characteristics of the secondary towards international substantive law. However, empirical analysis of the content and features

of the construction of international legal norms testifies mostly to their procedural nature and the secondary is substantive rules. Absolute is a need for a scientific concept of international procedural law, especially in the context of a permanent fragmentation of international law.

It depends on the procedural rules of the effectiveness of the material. Not paying proper attention to the development of the first reduces the efficiency of the whole system. In addition, it can be considered quasi international legal nihilism.