**Annotation to the master's thesis on the topic «Crimes against peace and security of mankind in international crime system in Russian and international criminal law».**

This study contains an analysis of different approaches, regarding the concept of an international crime.  
The object of this study is a set of public relations arising in connection with legal framing and administration of law, which establish responsibility for crimes against peace and security of humankind and international rules’ implementation in Russian criminal law.

The aim of this work is to develop a conceptual model of crimes against peace and security of humankind. It will be achieved by forming the concept of crime according to international law and substantiating features that determine its content and the types’ differentiation. It is also necessary to define the doctrinal and normative role of crimes against peace and security of humankind in international crime system in Russian and international criminal law and find definitions of concepts and general characteristics of such crimes. Detailed criminal, normative and doctrinal analysis of crimes against peace and security of humankind in Russian criminal law will be used in this work.

A feature of crimes against the peace and security of humankind is, above all, an exceptional public danger. It is caused by the fact that perpetration of such crimes is able to lead to a violation of people and nations’ peaceful existence or war, destroy the environmental security of humanity and safe existence conditions of flora and fauna, atmosphere and water resources. In other words, it can lead to dire consequences. Perhaps no other crimes are not capable of doing such harm as the crimes of this group.

Analysis of current international and Russian legislation allows concluding that norms, which establish responsibility for crimes against the peace and security of humankind, are included in the Criminal Code of the Russian Federation to ensure effective criminal law protection of major public relations, namely the peace and security of humankind as the object of these crimes. Norms of Russian criminal law, which establish responsibility for crimes against the peace and security of humankind, are based on the regulations of both national and international law, contracts awarded by Russia, ratified by a convention, and international practice.

Improving the prevention of crimes against the peace and security of humankind is undoubtedly necessary. Extend considering of the civil society development, modern relationships between nations and political and legal trends must make this prevention systematic and, in our view, divide it to the three main areas:

– Improvement of legal framework to prevent crimes against the peace and security of humankind in Russia, considering norms of норм developing international law;

– Improving the efficiency of law enforcement practice concerning criminal cases against the peace and security of humankind, considering sustainable, legal and certain doctrinal interpretations;

– Organization of international collaboration in preventing crimes against the peace and security of humankind.

Russian Federation takes a more worthy place in the world community and rightly remains one of the strongest and most independent countries of the world, improving legislation, holding a solid position in international relations between countries and people and aiming at strengthening and development of good neighborly relations.