ABSTRACT

Absence of domination” is considered the most important legal rules that invoked of Sunni and Shiite jurists. Jurists have long explored this rule. But according to this rule and determine its value in international relations should be accepted, that this rule is required to more work, the author explains the provisions of the rule of international relations in this article.

Key words: Absence of domination, Absence of the monarchy, the relationship between believers and unbelievers, Jurisprudential rules, the domination of infidels to the believers, Absence of domination Canonization.

INTRODUCTION

"Absence of domination” is considered the most important legal rules that invoked of Sunni and Shiite jurists. Jurisprudents have long been explored and analyzed this rule, but according to this rule and determining its value in international relations must admit, that this rule is required to more work, because this rule Sets the general framework of the Islamic of Foreign Policy and makes clarified red lines to this point; it should be noted that the prevailing system of international relations, is a force axis system and the circuit axis in arising of the era of Islam. Islam is born in an atmosphere of violence and the logic war that governs the relationship between ethnic and the countries. The main concerns of the tribes included How to conquer to the other tribes and Carry down property and humans to the seizing [3].

Normally a legal system that affected conditions of social and political of their time; cannot ignore the facts. The norm of a legal system is primarily formed in response to the present day and it is natural that the small state of your first formation cannot be indifferent to the facts surrounding. Based on the theory of rights, which was born out of necessity and it is of necessary yield. But these rights are formulated based on the principles of ethical and philosophical principles, those product aspirations of each individual military, political and school. One of the basic principles of international relations in Islam is a way of the absence of domination. The words of dominating means of closing and the word of domination so-called mean law and Sharia. The rule of non-dominance has multiple applications in law and the rights of international. One of the most important and influential of their acceptance is the issue which accession to the Treaty obligations that contained or are affected by them. Today, in international contracts is included the several conditions or exerts the different aspects of a covenant of works or materials on the country, which works in the field of science and technology to achieve its exploitation that can be resulted of injustice, totalitarianism and one-sided approach or self-interest of group governments, leads to deprivation of countries, people and Muslim of the blessings of a natural right. Factually, In the case of Iran hasn’t been behavior like this way, also inspection system of nuclear safeguards or NPT chemical is such that can be found the barriers in the field of economic system, industrialization of the third world countries and in developing countries, etc. Finally, all of these treaties may make a threat to sovereignty and national [1]. Determining and planning the general policies and strategic in the areas of internal and external which is requirements for each regime. Although the constitution is as the main document contains the outline of the management and direction of the military in society, but macro policies determine the strategies to achieve the objectives and targets in the constitution. Of a legal perspective rotates the wheel around the axis of normal rules and regulations, Total policies is responsible for guidance and driving the wheels, and constitution provides the determining of medium and higher purposes. Thus, the macro policies will be implemented intermediary role between the
constitution and ordinary laws, and through the first decisions. These policies are look like a law enforcement personnel as the spirit and purpose of the law and their decisions guidance and control on the governance and management of internal and external. Which one of the institution, apparatus, the person or persons control the detection of macro policies in a legal regime, and with what is detectable the important issues that must be in place if the subject is not discussed in this paper. What the issue is here to talk, about investigate the role of famous jurisprudence rules in formulation of macro policy in the field regime's foreign relations. This rule is known to the rule “Absence of domination “[2].

Conclusions:

Of this rule can be more use to the aspects of political, social and legal, and was enjoyed in anywhere of the Jurisprudence But in the present era, the basic message is dynamism and prosperity in political jurisprudence of Islamic with the centerpiece of the Absence of domination. Undoubtedly, in the present situation which pervades the domination and influence of foreign countries and colonial in the new and old forms of colonialism to the Muslims and their countries, One of the best ways to save and get out of this state of humiliation, attend and operate according to this rule; Because of this rule is considered unlawful and illegal any business that seeks to domination and influence of a foreign and combating with it is admits the essential; therefore, based on this rule, can be said many things is prohibited that associated with the governments and peoples of the West and the East. These efforts has many examples of dimensions of the cultural, economic, military, social; Oil sales, purchasing items, which is a manifestation of freethinker in culture, Purchasing goods cause to increased their power, Allowed the establishment of military bases, happily showing to their ambassadors and statesmen, and acceptance of different modes in our life forms are some examples of these cases.

References