

International legal mechanism to combat terrorism

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Abstract

This research is addressing the “international legal mechanism to combat terrorism “. It consists of an introduction, three chapters, conclusion and recommendations.

Since the terrorist crime is dangerous international, regional and domestic dimensional; it impacts on the social composition causing substantial suffering on all humanity. Also, it leads to make an environment of fear and horror that affects on all public life facilities. Therefore, Societies made efforts and aimed to combating this crime. So this research describes in the **introductory chapter** the core of the problem and the religious interactions. Whereas all religions do not recognize this crime, even though terrorist crime has participated since historical eras but it does not belong to any religion, doctrine or community. However, it belongs to a certain doctrine which calls terrorism doctrine. Therefore the researcher has worked to explain the definition of terrorist crime through exposed to the most important efforts which made determines the position of terrorist crime in jurisprudence, International and regional conventions, and the legislation of different countries. The crime of terrorism has many characteristics and motives, the most important elements are horror, fear and inclusiveness. Also it is a crime of danger, and the crime of the media resonance of it, and also dealt with the legal nature of the crime of terrorism, including the problems and methods. In addition to what crime do with media repercussions! The research also dealt with the legal nature of terrorist crime, including problems and methods.

The first chapter has addressed the terrorist crime patterns through legal view(legislative) firstly. The importance of the existence of this aspect reflects through the legislative provisions added by the legislator to combat this crime in terms of severity and proportion to the seriousness of this crime. Secondly, it dealt with the physical element with its three components: behavior, outcome, and causal relationship. Thirdly, it talks about the moral element because it is a crime that requires the availability of a

special purpose. Also this crime has done for the purpose of causing terror and panic in the hearts of the public in order to achieve the aspirations of the perpetrators of this criminal act. In this study, it explains the initiation of terrorist crime, the criminalization of preparations for the crime of terrorism. The crime of terrorism and similar acts and other phenomena were distinguished from the crime of terrorism and the right to legitimate resistance. Where some of the major powers in the world to confuse terrorism with the right of legitimate resistance, and spread the definition of terrorism to be adapted to serve the interests of these countries.

The second chapter has addressed mechanisms to combat terrorist crime through; first, Non-criminal actions have been taken to prevent and combat terrorism at the national and international levels. Second criminal actions have been taken to prevent and combat the crime of terrorism by addressing substantive rules and procedural rules. As well as, the efforts of international and regional organizations in the field of combating terrorism is through the efforts of the United Nations in this area. , Which resulted in the issuance of resolution 1373 by the United Nations Security Council of the United Nations, which resulted in the establishment of the Counter-Terrorism Committee. Then the research dealt with regional efforts in the field of combating terrorism, through conferences and seminars. The conventions held in this regard and Headed by the European Convention for the Suppression of Terrorism in 1977 and the Arab Convention on the Suppression of Terrorism in 1998. This was the essence of what the study aimed at. This study concluded with a set of conclusions and recommendations.