RECEPTION OF THE INTERNATIONAL LAW INTO THE INTERNAL LEGAL ORDERS: DUALIST DOCTRINE

Its supporters are the German scholar Triepel and the Italian scholar Anzilotti. They assume the existence and independence of two legal systems, which are the Inter. law and the domestic law, without relation between them. The countries supporting this doctrine are Italy, Germany and the Netherlands.

Sources of the development of international norms: it is the will of the States since there does not exist a world legislative assembly related to international norms. In domestic law it is the imperative will of the legislative assembly.

The domestic law regulates the relations between private individuals and the State. The international law regulates the relations among States.

Consequences: non-obligatory nature of the international norms in the domestic law until the adoption of an internal act that transforms them into norms of domestic law. The subsequent internal norm derogates the previous one, which is also internal, after the international norm has been transformed into internal norm.