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Stability of the Law - The Basic Principle of the Rule of Law

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ABSTRACT

This article contains theoretical and practical ideas on the concept of the rule of law, strengthening the rule of law in building civil society, ensuring the rule of law and human interests in the Constitution and laws. The issues of developing mechanisms to ensure the rule of law and the formation of a sense of obedience to the law were also raised.

KEYWORDS: law, rule of law, legal culture, human rights and freedoms

Introduction

After gaining independence, Uzbekistan set itself the goal of building a rule-of-law state and civil society. For example, in a democracy, human rights, will, honor and dignity are the highest values, and the rule of law prevails. The rule of law means the supremacy of the Constitution and laws over other normative legal acts in the activities of all government bodies, as well as their strict observance by state bodies, officials and citizens. It is known that ensuring the rule of law in society, first of all, serves to ensure peace and tranquility in the country, as well as constant stability in the economic and political life of society [1, p.122-123].

Results and its discussion. In this sense, the principle of the rule of law is enshrined in the Constitution of the Republic of Uzbekistan as one of the basic principles of the constitutional system of our country. Article 15 of the Basic Law also states that "the supremacy of the Constitution and the laws of the Republic of Uzbekistan is unconditionally recognized in the Republic of Uzbekistan. The state, its bodies, officials, public associations and citizens act in accordance with the Constitution and laws" [2, p.7]. It is important that this rule, which is reflected in our Constitution, is fully implemented in our country.

In his speech at the ceremony dedicated to the 24th anniversary of the adoption of the Constitution of the Republic of Uzbekistan, President Mirziyoyev said: "Citizens of the country must have a conscious understanding of the adopted laws, that is, have a developed legal consciousness and legal culture" [3]. To do this, it is necessary to solve the legal requirements in society and the state. This is essential to ensure the stability of the Constitution and the law.

President of the Republic of Uzbekistan Sh. M. In his speech at the ceremony dedicated to the 24th anniversary of the adoption of the Constitution of the Republic of Uzbekistan, Mirziyoyev said: Unfortunately, work in this direction is not up to the mark. As a result, over the past three years, 157 government decrees have been issued based on invalid laws. Now let's think, what can we say about the introduction of innovations into the legislation if they are not delivered to the places on time, especially to the performers? The only way to effectively address this issue is to create a clockwork mechanism to enforce the law" [3]

After all, the adoption of laws should serve the development of the Motherland, peace and prosperity of the people. Moreover, "no one has the right to break the law. Because the law is the will of the

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people! The one who violates and despises it is the one who steps on the face of people. If we follow the law, obey it, our future will be bright" [4, p.435].

The rule of law is established if the adopted laws are welcomed by members of society and if they are strictly observed. As the President of the Republic of Uzbekistan Sh.M. Mirziyoyev emphasized, "... first of all, it is necessary to develop bills in a mature manner so that they directly regulate public relations"[3,5].

Learning about the rule of law is an important factor in the process of building a democratic society. Because in a democratic society, all citizens obey the law, and compliance with the law is considered the main criterion. Where the law is of paramount importance, where citizens obey the law, where the rights and freedoms of the individual are guaranteed, where society flourishes [6,7].

As President Mirziyoyev noted, "special attention should be paid to enhancing legal culture in society, strengthening respect for the law among citizens and encouraging people actively involved in the fight against crime" [8] The problems arising in the formation and development of civil society, from ordinary people to officials, are in the process of departing from the law to meet their economic, socio-political, spiritual and educational needs.

Conclusion. In conclusion, if every citizen or official has a legal culture and observes the law, human rights in society will not be violated. The main task of the law is to protect and ensure human rights. The perfection of the law in all its aspects, its correct application in life leads to its impeccable execution by citizens. Various negative factors that "bypass" the law in different ways will be eliminated. As a result, law and order will be established in society, no crimes will be committed, that is, society will be spiritually cleansed and purified. Most importantly, it is an important factor in ensuring human rights, freedoms and interests.

REFERENCES

- 1. Qobilov Sh. R. Qonunga hurmat va itoatkorlik taraqqiyot va xavfsizlik garovi. Toshkent, 2016.
- 2. Constitution of the Republic of Uzbekistan. Tashkent, Uzbekistan, 2018.
- 3. Mirziyoev Sh. M. Qonun ustuvorligi va inson manfaatlarini ta'minlash yurt taraqqiyoti va xalq farovonligining garovi // Xalq so'zi. 2016. 8 dekabr.
- 4. Karimov I. A. O'zbekiston mustaqillikka erishish ostonasida. Toshkent, 2011.
- 5. Маллаев Н.Р. Международно-правовое регулирование трансграничных водных ресурсов государств Центральной Азии //Бюллетень науки и практики. 2021. Т. 7. №. 5. С. 391-401.
- 6. Хужаназаров А. З., Алламуратов Ш. А. Система здравоохранения в Узбекистане: проблемы и реформы //Бюллетень науки и практики. 2021. Т. 7. №. 2.
- 7. Mamanovich R. K. Components of political culture in political processes //Academicia: an international multidisciplinary research journal. 2021. T. 11. №. 2. C. 953-959.
- 8. Mirziyoev Sh. M. Demokratik islohotlarni izchil davom ettirish, xalqimiz uchun tinch va osoyishta, munosib hayot darajasini yaratish barqaror taraqqiyot kafolatidir // URL <u>http://uzlidep.uz/uzc/news/demokratik-islokhot-larni-izchil-davom-ettirish-halkimiz-uchun-tinch-va-osoyishta-munosib-khayot</u>
- 9. Mallaev N. R. International legal framework for the regulation of transboundary water resources in Central Asia //Emergent: Journal of Educational Discoveries and Lifelong Learning (EJEDL). 2021. T. 2. №. 05. C. 198-208.

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- 10. Расулов Х.М. Фуқаролик жамияти: бошқарувда номарказлаштиришнинг истиқболлари //Журнал правовых исследований. – 2020. – Т. 5. – №. 2.
- 11. Хужаназаров А. З., Алламуратов Ш. А. Тиббиётга назар: муаммо ва ечимлар //Взгляд в прошлое. 2019. №. 24.
- 12. Hakim R. Political and Legal Culture-the Factors of Stability of the Political and Legal System //Бюллетень науки и практики. – 2021. – Т. 7. – №. 3. – С. 281-286.