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The Constitution is A Legal Guarantee For The Development of The Country and The **Well-Being of Society**

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Abstract Constitutions have a law and an internal structure. The external structure of the Constitution describes its relationship with other sources of law, the totality of relations, its place and role in the legal system and its significance in the system of social and normative regulation in society.

Constitution, Kev words law. society. development, democracy, humanity.

Introduction

The Constitution is, first of all, the basic law that determines the sovereignty of each country, the development of national statehood, the life of citizens, their place in society and the legal basis of their way of life.

The Constitution of the Republic of Uzbekistan expresses the adherence of our people to human rights and the ideas of state sovereignty and defines a solid way of building a humane rule of law based on the development of our national statehood, democracy, social justice and generally recognized principles of international law. Our Constitution has laid a solid foundation for building an independent democratic state based on a market economy, the formation of a civil society in which human interests, rights and freedoms, the rule of law and the principle of equality before the law of all citizens

of our country. The main document that clearly demonstrates the independence of an independent country is the encyclopedia of our happiness, the honor of our people. Because each article, each paragraph of it reflects both the norms of international law and the principle of national Thus, as stated in Article 4 of the tolerance. Constitution, "The state language of the Republic of Uzbekistan is Uzbek. The Republic of Uzbekistan ensures respect for the languages, customs and traditions of all nations and peoples living on its territory, and creates conditions for development. " The Constitution of the Republic of Uzbekistan enshrines the organization of the people of Uzbekistan, their rights and interests, as well as freedom of religion of all nationalities living in our country, regardless of language, religion or social status. In particular, Article 18 of the Constitution states that "all citizens of the Republic of Uzbekistan have the same rights and freedoms and are equal before the law, regardless of gender, race, nationality, language, religion, social origin, beliefs, personal and personal qualities. social status. "The reflection of this right in our Constitution serves as the legal basis for ensuring freedom of conscience in our country.



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Main Part

One of the most important principles of this encyclopedic document, which clearly defines the main way of building the state and society in our country, is the division of the system of state power into legislative, executive and judicial. The fact that human rights and freedoms are enshrined in our Constitution is a key factor in building a democratic state based on the rule of law and a just civil society in our country. All our achievements over the years of independence, in particular, in all spheres of life peace, development and well-being of our people, the construction of a democratic state based on the rule of law, human interests, rights and freedoms, democratization and modernization of our country. Integration lies at the heart of our great achievements legal norms enshrined in the Constitution, their viability and the fact that their implementation is fully ensured in practice.

The Constitution of the Republic of Uzbekistan, in turn, restores the Uzbek statehood on a modern, enlightened basis, lives in peace and strengthens the world by all means, deepens democracy, adheres to the ideas of human rights and state sovereignty, and builds a just state, civil peace and national unity. This is a legal guarantee of a free and independent, peaceful and prosperous life, independent from anyone else. These are the noblest qualities that our people have valued over the centuries - mutual cooperation, great respect, little honor, family inviolability, responsibility of parents to their children, responsibility of children to their parents, responsibility to society, neighborhood, etc., much more. is another striking proof that our values are reflected in our General Encyclopedia. In short, our Constitution is the legal basis for the independence of our state, an excellent example of the political and legal thinking of our people. It embodies the constitutional experience of the most developed countries and our universal universal values, proven This invaluable document serves to by history.

ensure the rule of law in our country, guarantees human rights and freedoms, makes our life free and prosperous and makes our life more prosperous.

The ultimate goal of the comprehensive reforms carried out in our country is the creation of decent living conditions and the democratization of all spheres of public life. In this sense, the Constitution of our country serves as a real legal basis for building a democratic rule of law and a strong civil society based on a socially oriented market economy, a guarantee of reliable protection of human rights and freedoms. On the basis of the Constitution. a completely new system democratic governance was created, the principle according to which the people are the only source of state power, the system of state power, the division of powers into legislative, executive and judicial. The activities of the judiciary and law enforcement agencies were also reorganized on the basis of democratic requirements, in which the rule of law and the protection of human rights and freedoms were defined as the main criteria. In particular, legal reforms play important role implementation of the tasks set by the President in a number of decrees and resolutions, the Action Strategy for the five priority areas of development of the Republic of Uzbekistan for 2017-2021. Because in the process of building strong rule of law and democracy, reforms are, of course, based on the rule of law. Therefore, it is important to form a legal framework in accordance with the ongoing work on the development of the country so that legal reforms do not lag behind practical ones. Ensuring the rights and freedoms of citizens in society is reflected in the essence of the reforms carried out by the state in Uzbekistan, primarily in accordance with the views and program of the head of state in this regard. The most important legal basis for large-scale reforms, historical changes, achievements of Uzbekistan in the international arena taking place in our country is our Basic Law. Each norm of the Constitution is a



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legal guarantee that human interests prevail over everything else in our society. He outlined the basic principles of ensuring the democratic development of our country and the formation of a civil society.

The Constitution is the face of the people, nation, prestige and prestige. In this sense, the Constitution is a product of the will, will, psyche, socio-political thinking and culture of the Uzbek people. As the President of Uzbekistan noted, today the main goal of our life, embodied in our Constitution, is to ensure the full protection of human interests. Therefore, first of all, the vital principle "the people should serve their people, and not state bodies" has become the main motto of our society. Article 19 of the Constitution states that the relationship between the rights and obligations of a citizen of the Republic of Uzbekistan and the state, the inviolability of the rights and freedoms of citizens enshrined in the Constitution and laws, deprivation or restriction without a court decision. It has been established that no one is right, and the laws and other normative legal acts adopted in our country in such a short period of time serve precisely these purposes. In this regard, "people's receptions", created at the initiative of the President, play an important role in ensuring cooperation between citizens and the state. It should be noted that over the years, the judicial system in our country has played a significant role in organizing the judicial system as a separate branch of government, turning it from a penitentiary institution into a truly independent state institution that protects and reliably protects the protection of human rights and freedoms. Resolution of the President of the Republic of Uzbekistan dated October 21, 2016 "On measures to further reform the judicial system, strengthen guarantees for reliable protection of the rights and freedoms of citizens" and February 21, 2017 "On the judicial system of the Republic of Uzbekistan." Of the Republic of Uzbekistan "April 6 and May 31, 2017 in accordance with the Decree

of the President of the Republic of Uzbekistan" On measures to radically improve the structure and increase the efficiency of activities "and the Action Strategy (80, 81, 83, 93, 107, 108, Articles 109, 110, 111) changes and additions were made. As a result, the Supreme Court of the Republic of Uzbekistan and the Supreme Economic Court in the field of criminal. administrative and economic proceedings were merged into a single supreme body - the Supreme Court of the Republic of Uzbekistan, the Supreme Council of the Republic of Uzbekistan. Judges have received constitutional status, courts have been created, and the powers of the Constitutional Court have been significantly expanded. In addition, these constitutional changes, which provide for the creation of economic and administrative courts in the judicial system, will increase the efficiency of judicial support for administrative, economic and market reforms in the country, protection of private property rights, and entrepreneurial activity. an important factor in reliable protection. In particular, the creation of administrative courts of various levels, which are empowered to consider administrative disputes arising from public relations, actions or inaction of state bodies, applications of citizens, economic entities for decisions, is a legal right of individuals and legal entities. and serves to radically increase the efficiency of protecting their freedoms and interests in court.

The strategy of actions for the development of Uzbekistan, adopted on the initiative of Sh. Mirziyoyev on February 7, 2017, marked a new stage in the development of the Constitution. In order to ensure the implementation of the tasks set in the Action Strategy, on April 6 and May 31, 2017, the Constitution of the Republic of Uzbekistan was updated with the latest amendments to Articles 80, 81, 83, 93, 107, 108, 109, 110, 111. In addition, in 2017 about 20 laws and about 700 by-laws were adopted in the year. These changes and additions to

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the Constitution, the adopted laws and by-laws have further strengthened the power of the people. The principle was introduced "the people should serve the people, not state bodies." Now people have the opportunity not only to form government agencies, but also to hear their reports. The virtual reception office of the President, which is a novelty in the system of public administration in Uzbekistan and in the world practice of statehood, and public reception offices in regions, districts and cities play an important role in ensuring public control over the executive branch, preventing crime and offenses. fight against corruption. The only supreme judicial system that has emerged as a result of recent changes in the Constitution is the High Council of Judges.

By drafting the Constitution, she further strengthened the public's confidence in the government. The future of the state with the confidence of the people will be wonderful.

Conclusion

In cases when decisions of an election commission are declared invalid, the election commission that adopted them shall be obliged to prove the circumstances on which these decisions were based.[7]

Therefore, in order to study corruption, conflicts of interest, it is necessary to analyze a number of official crimes, as well as the areas of service of officials.[8]

In a word, the Constitution of the Republic of Uzbekistan is the most democratic, fairest, most popular in the world. This is a work of folk art. Therefore, every patriot should be proud of the Constitution and strive for its implementation and development.

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