

NEW CONSTITUTION - THE COUNCIL OF DEVELOPMENT

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ABSTRACT

This article analyzes the role of our newly adopted Constitution in society and human life, the guaranteed rights and freedoms of citizens, the approaches of the newly introduced changes to the practice of law enforcement, and the norms aimed at protecting human rights and interests.

Keywords: Constitution, reform, state, person, law, norm.

INTRODUCTION

Today, in our modernized country, democratic reforms aimed at modernization of society and state life continue consistently. This, in turn, leads to the change of the state system, the development of national statehood, the emergence of new power institutions, as well as changes and additions to existing normative legal documents. In line with these updates, reforms related to the INTRODUCTION of amendments and additions to our Constitution, which is our General Council, are being carried out.

MATERIALS AND METHODS

After all, as President Sh.M. Mirziyoev stated at the meeting held with the members of the constitutional commission on amending the Constitution of the Republic of Uzbekistan on June 20, 2022: "Truly the ideology of the people, the most sacred aspirations of the nation can be fully expressed only in its main document, the Constitution"[1]. The Constitution of the Republic of Uzbekistan as a high-level law reflects the image of our state, democratic principles of management, social and economic strategic directions of society, and guarantees the rights and freedoms of citizens.

RESULTS AND DISCUSSION

The updated Constitution of the Republic of Uzbekistan entered into legal force on May 1, 2023 as a result of the mentioned ideas and research. In turn, 27 new articles were added to this Constitution, the number of articles increased from 128 to 155, which indicates that the number of norms in our Constitution has increased to 434 and it has been updated by 65%. Our updated Constitution serves as the most important

legal foundation for the comprehensive regulation of all aspects of the life of our society and democratic development of our country. Among them, the long-term development strategies of our country, in general, created a solid legal basis and a reliable guarantee for the future prosperous life of our country and people. In fact, the Constitution in a broad sense “is a legal document that strengthens and guarantees the rights and freedoms of people and citizens, as well as defines the foundations of the social system, form of government and state structure, the organization of central and local bodies of power, their powers and mutual relations”[4, 252].

It should be noted that the adoption of our updated Constitution is not just a desire, a simple event, but a historical foundation, in accordance with the centuries-old aspirations of our people, fully responding to its national interests, and universally recognized norms and principles regarding democracy, human rights and freedoms. strictly followed, it was an objective necessity reflected in the principles of friendly cooperation with the world community, the ultimate goal of which was to create a free, prosperous and prosperous life for our people.

This need is confirmed in the preamble of our Constitution, that is, in recognition of our high responsibility to the present and future generations to build a humane democratic state, an open and fair society, in which the one nation of Uzbekistan: man, his life, freedom, honor and value are considered the highest value. , based on the universally recognized principles and norms of international law, we can see that it aims to ensure the decent life of citizens, inter-national and inter-confessional harmony, prosperity and prosperity of our multi-ethnic friendly Uzbekistan.

In accordance with our updated Constitution, Uzbekistan as a sovereign, democratic, legal, social, secular state is of great importance in ensuring the priority of the Constitution and the law, in ensuring the priority of human rights, freedoms and interests, in directing all resources and opportunities of the state to improve the quality of life of citizens and the well-being of individuals. At the same time, the idea of “For human dignity” and the main principle of our current reforms, the approach of “Man-society-state” are deeply embedded in the content of our updated Constitution, and the protection of human dignity, honor and pride, rights and interests in all spheres is reflected. found That is, in the Decree No. PF-60 of the President of January 28, 2022 “On the Development Strategy of New Uzbekistan for 2022-2026”, the goal of making the principles of justice and the rule of law the most basic and necessary condition for development in our country is defined, including the 20th goal of the Strategy “Active civil society development and formation of a sense of respect and obedience to the law among citizens; We can see that the stated goals of raising the legal culture and consciousness of the people, establishing effective cooperation of the country’s bodies

with civil society institutions, mass media and educational organizations in this regard have been confirmed in our updated Constitution”[5].

Amendments and additions to the relevant norms of our Constitution are important because they serve not to weaken our Constitution, but rather to further improve this important legal document, to ensure the priority of individual rights, to guarantee the interests and dignity of the people, and to further develop the practice of law creation and law enforcement.

CONCLUSION

In conclusion, it is worth noting that at the heart of the reforms implemented in Uzbekistan are democratization of society with the help of features characteristic of our modern statehood, protection and full provision of people’s rights and interests, strengthening the state and society’s care for people in need of social protection, and further increasing the prestige of our country in the world. There is no doubt that the newly revised Constitution will play a decisive role in the realization of these goals.

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