ISSN: 2394-3696 Website: ijiert.org VOLUME 7, ISSUE 11, Nov.-2020

CURRENT ISSUES OF FORMATION OF REAL CONSCIOUSNESS AND REAL CULTURE IN THE PROCESS OF DEEP REFORMS

JURAEVA MOKHLAROYIM

Toshkent State Law University 2nd year Student Mohijurayeva08gmail.com

ABSTRACT

In this article, we will talk about the restoration of a democratic, humane legal state and civil society in Uzbekistan, which has become a demand in the same society, for the period of achieving the rise of a legal culture, literally raising legal consciousness. As long as the position of a free person does not arise, which gives him a conscious response, a high legal thought and understanding of his actions in Citizens, various inconsistencies arise.

KEYWORDS: President, Education, Law, citizen, population, upbringing, globalism, society.

INTRODUCTION

Raising legal consciousness and legal culture in society is one of the most important conditions for ensuring the rule of law and strengthening legality.

In recent years, significant work has been carried out on radical reform of the national legal system, formation of legal culture in society and training of qualified legal personnel.

At the same time, a number of problems and shortcomings that hinder the formation of a respectful attitude to human rights and freedoms, the rise in the legal consciousness and legal culture of the population, the increase in the level of legal literacy of citizens in society are preserved. In Particular, Our President Sh. In the decree of Mirziyoyev"on the radical improvement of legal consciousness and legal culture in society", it was also agreed that the work on raising legal culture, first of all, on legal education and upbringing is not carried out systematically and inextricably, for many years this issue has been considered the work of law enforcement bodies and some state bodies, and Bunda

The formation of a high legal consciousness and legal activity in citizens, especially in today's youth, a legal immunity to factors that adversely affect their legal education, respect for laws and rules of conduct in each person, loyalty to national values, a complex approach to the work of evoking a sense of intolerance to offenses, is becoming a period demand.

The fact that the tasks related to the increase of the legal knowledge of the population are determined in a general tone, as well as the lack of a clear effective mechanism for their implementation, is due to the ineffectiveness of the work on raising the legal culture in society.

The lack of adequate work to integrate the ideas of maintaining a balance between personal interests and the interests of society into the consciousness of the population in the promotion of legal consciousness and legal culture also has a serious negative impact on ensuring the rule of law.

And this is due to the fact that the legal knowledge of the population is insufficient, as well as the fact that state bodies practically do not use the opportunity to appeal to the court over illegal decisions, lead to the emergence of cases of discrimination of the rights and legitimate interests of citizens by officials.

In addition, in the current era of globalisation, scientific and technical development, there is a sufficient use of innovative methods of raising the legal consciousness and legal culture of the population, advanced and effective means of propaganda, positive experiences of foreign countries in this regard.

First of all, if we take a stand on the legal culture, which is formed in the context of legal consciousness. Legal culture is a broad concept. Legal consciousness is one of the extremely important components of the legal culture, it is an expression from the views and beliefs that primarily characterize people's relations, from their imagination, aspirations and feelings about their rights. The level of legal consciousness determines the thoughts, moods of citizens in connection with the adoption of new laws, the activity of state bodies to protect the rights and interests of citizens, their attitude to the Democratic and economic changes carried out in our country. The legal culture of an individual is the result of the upbringing of legal consciousness with a clear goal, its highest stage. In the conditions of the formation of a democratic legal

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state and a just civil society, "we must change the psychology of people in the old way and form a new legal consciousness in them. So let everyone feel deeply that human freedoms are at the same time a certain duty, obligation and responsibility"

Based on the ancient traditions, customs, language, religion, spirituality of our people, legal culture serves to integrate into our minds such feelings of enlightenment and truth as kindness and faith, justice and legality, high respect and attention to man, patience, tolerance. Therefore, it is a vital necessity to raise the opinion and worldview of people to the legal culture, which is aimed at selfless work in our independence.

All problems related to the theory of legal culture need to be studied in detail. At the same time, in each specific case, one or that aspect will prevail, which will be determined strictly to understand the different manifestations of culture. Indeed, when approached from the point of view of increasing the human factor in ensuring the formation of enlightenment in legal life, the need to focus first of all attention on the content of legal culture is manifested. The basis of the legal culture is legal education. "Legal education is the act of influencing an individual in relation to him / her with the aim of a systematic clear goal of formulating legal consciousness, legal guidelines, skills and habits of law-abiding behavior."

Legal education is a process of systematic and purposeful influence on the culture and consciousness of the members of society. It is aimed at achieving the level of legal knowledge of people in the process. In them, the formation of respect for the law and the right arising from the law constitutes the core of legal education. Legal education and enforcement of law will help to strengthen the order of law and order in the society. He teaches people to be disciplined, organized, and lead a new way of life. The independence of educational work is primarily associated with its meaning. Legal education is the formation of legal consciousness, which necessitates the application of the search for specific forms and methods of Education.

Educators should be armed with the necessary legal knowledge and possess the method of forming legal consciousness in the educator, increasing their legal culture. It is also important to know the legal principle of some general provisions of the law, which will be the basis for the formation of the rules of law, as well as for the resolution of a little separately. It should not be unitized that minors evaluate the legal framework that they follow only from the point of view of the practice of their application. If such practice is different in relation to the fact that it is written in the law, then these young people can argue that the legal instruction is simply an official thing- "yes, the law is different, life is completely different."

Legal education should not be limited only to legal education, the role of education should also be able to change legal practice when it is necessary to explain it wisely it should also include the adoption of all possible measures to prevent, identify and eliminate violations of the law. Otherwise, no verbal Pand instruction or conversation will be able to end the damage that can cause young people to commit violations in a state of impunity before their eyes.

Thus, to be able to properly form legal consciousness and legal culture in our society today and to look at our laws with respect, not to violate the rights of others, which are the main criteria of civil society, to restore a just society and ensure the rule of law in it requires our high legal culture from citizens. And in increasing the legal culture, we would have achieved some aspects of the legal culture, which are becoming a pressing problem if every citizen could act within the framework of our current laws, if our laws were not violated and those around us could teach it.

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