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REPUBLIC OF UZBEKISTAN CONSTITUTIONAL REFORMS ARE THE NEED OF TIME

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A B S T R A C T	KEYWORDS
formation of constitutional reforms and their legal support for human dignity. It also takes into account the importance of human interest in communicating the goals to the next generation in	constitutional reform, modernization, civil society, international community, values, folk dictionary, experience, political-legal, guarantee

Introduction

The Constitution of the first sovereign Republic of Uzbekistan, adopted on December 8, 1992, for 30 years reflected its power, essence, role and tasks in practice - this is history. The study of the projects of the World Constitution and the application of positive experience based on values, according to the principle of "people's constitution", requires the formation of reliable legal guarantees for a new independent society, which will radically change the position and influence of the political, legal, social, economic and international community in the future. Reforming our country, it is necessary to determine the most important goals of modernization. This is the requirement of the time - as civilization develops, the law must meet the needs.

One of our greatest and most sacred values is that the dignity of man is first and foremost manifested in his natural right to life, and it is reflected in our general constitution.

These reforms are aimed at maintaining regular relations with our citizens of Uzbekistan living and working abroad, introducing a special standard of care from our state, protecting the property rights of citizens in Uzbekistan, guaranteeing their immunity, ending forced labor, social support for the population and building a civil society and based on this, priority is given to the concept of "human dignity" and its consolidation in the Basic Law.

The objections of the population on articles 70-75 of the main text on the Constitution project, submitted for public discussion, and the President's acceptance of these objections and their removal from discussion, the law revision in favor of "human dignity" and the fact that no additions and changes to these articles by the government are taken into account. The main goal of these reforms is to ensure the protection of citizens honor and dignity, public interests from any encroachment. It is

carried out taking into account the socio-political, economic, military-technical and other vital circumstances of society.

General Constitution is not a simple document; on the contrary, it is the highest legal law of the state, and with the development of society, it becomes necessary to make additions and changes to it through reforms. Innovations and significant changes, applied to all levels of the social sphere, are sought to be implemented within the framework of a new national development program and their extension strategy in the context of contemporary globalization problems. It is a document reflecting these aspirations, wishes and hopes. Thousands of opinions and comments proposed by the general public should be studied by the Constitutional Commission and the rationales should be taken into account, it is reasonable to pay attention to the improvement of all rights and freedoms, including a decent life and well-being in the amendments.

In addition, most of them in their content are aimed at consolidating the principles of "man-societystate" as a constitutional norm, creating a human-friendly state, strengthening social and human rights protection, as well as fully ensuring the rights and interests of young people and women.

Essentially, the law project provides for the improvement of state power system and administration, including the empowerment of parliament, the improvement of the President institution as well as the separation of local representative and executive power.

Carrying out on the basis of the noble idea that society is the initiator of reform proves the viability of the golden rule that "the people are the only source of state power."The main goals and objectives set in the implementation of these processes are the most important aspects of these reforms for the development of our people and state"

First, to find confirmation of the "human dignity" principle in life;

Secondly, to ensure that the positive aspects of the democratic reforms regarding the full consideration of the peoples' will in the management of state and community affairs are brought to an end;

Thirdly, the public control activity of the state consists in listening to objections, proposals, recommendations of citizens and achieving a positive result by making a fair decision;

Fourthly, to ensure fair and just justice, to determine the constitutional and legal status of modern socio-economic relations;

Fifthly, there is no doubt that the position and influence of the new Uzbekistan in the world community will increase and serve the further development of our country.

Thus, in the current era of rapid reforms, one of the most important tasks facing society is to ensure the direct operation of each law, strengthening the legal framework in all areas based on such demanding criteria. In a legal state, the country has:

people's sovereignty;

that human rights and freedoms are not violated and are guaranteed;

to the rule of law;

that power is based on the principle of separation;

it is necessary to pay attention to the independence of the judiciary and, most importantly, to the development of legal awareness and legal culture of citizens, to instill in them high-quality knowledge, skills, and to implement the above actions in practice.

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