THE ROLE OF LEGAL CONSCIOUSNESS AND LEGAL EDUCATION IN RAISING LEGAL CULTURE IN SOCIETY

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ABSTRACT
One of the most important conditions for ensuring the rule of law, preventing corruption and strengthening legality is the promotion of legal consciousness and legal culture.

KEY WORDS: legal education, legal culture, legal consciousness, society.

DISCUSSION
In recent years, serious attention has been paid to the formation of a respectful attitude to human rights and freedoms, the rise in the legal consciousness and legal culture of the population, especially young people, and the increase in the level of legal literacy of citizens in society, and its legal foundations are being created.

In raising the legal culture, first of all, the importance of putting legal education and training into one system is finding its proof from day to day.

Legal consciousness, legal education, legal literacy of young people and the population as a whole determines the level of legal culture of society. And the formation of legal consciousness depends on the system of properly organized legal education and upbringing. Because education is a product of consciousness, but at the same time a factor that determines the level of consciousness and its development. Consequently, consciousness can not change without changing the system of education. And without changing consciousness, thinking, the supreme goal – the restoration of a free and prosperous society can not be achieved.

It is possible to achieve the rise of legal culture by establishing legal education and training.

In 2019, the decree of the president of the Republic of Uzbekistan “On the radical improvement of the system of raising legal consciousness and legal culture in society” № PD-5618 was adopted in January for the purpose of further improvement of the effectiveness of work on raising legal awareness and legal culture of the population, introduction of modern methods of increasing in the command:

formation of a system of consistent transmission to the population of socio-economic reforms carried out in our country, the content and essence of the adopted legislation and state programs, decision - making in the minds of citizens "the spirit of respect for laws in society is the pledge of building a democratic legal state, strengthen the vital idea that;

in raising legal consciousness and legal culture in society, first of all, paying special attention to the systematic and inalienable conduct of education and training, starting from the system of preschool education, deep integration of legal consciousness and legal culture into the entire population, wide promotion of the ideas of maintaining a balance between personal interests and the interests of society;

deep integration of the concepts of right and duty, honesty and purity into the minds of the younger generation, norms of morality and teaching them important aspects of the Constitution since childhood;

to organize legal and educational activities on formation of legal culture among the population in harmony with the teaching of history, religion, national values of our people, as well as to create a sense of patriotism, sense of patriotism in the country through the formation of feelings of pride in state symbols in each citizen;
to raise the legal consciousness and legal culture of civil servants, to form an uncompromising attitude towards corruption and other violations in them;

to systematically establish the wide and productive use of social partnership prints in the organization of events related to the development of legal consciousness and legal culture in the society;
increase the role of the media in the provision of legal information, the broad use of innovative methods of legal promotion, including the expansion of the use of web technologies;

improvement of legal education, as well as development of the system of training, retraining and professional development of legal personnel;
in the society, tasks such as in-depth study of the scientific foundations of raising legal consciousness and legal culture have been established.
Also, "Finding a decision in society a spirit of respect for laws is a pledge of building a democratic legal state!". It was also noted that the implementation of vital ideas "High legal culture - guarantee of the country's development", "Personality - family - neighborhood - Educational Institution - Organization - Society".

With this decree, the "Concept of raising legal culture in society "and the" road map "were approved.
The reforms carried out in the education system in order to raise the legal culture create the necessary and sufficient conditions for the participants of the legal education process. Through the radical reform of the legal education and training system, a number of requirements have been set in the direction of raising the legal culture of the individual, expanding the worldview.
The level of the rise of legal culture can be divided into the process of legal education and legal education.
Legal education is a system of practical actions and activities carried out through legal education, aimed at the formation of legal consciousness and culture, if there is a process of systematic, planned and theoretical and practical activity aimed at a particular purpose, aimed at the formation of legal knowledge and skills that are used in life-practical activities and which need to be Through legal education it is necessary to convey to the minds of every youth “what he can do?”, “what he cannot do?”.
The purpose of legal education is to influence the consciousness of young people with the help of tools, forms and methods, an expression from respect for the norms of law, observance of them and the formation of obedience to the laws. This leads to the formation of legal consciousness in the individual and the rise of legal culture.

In order to achieve the desired result, it is necessary to systematically conduct legal education, ensuring their consistency.

As a result of legal education, young people are taught not only the knowledge of laws, but also ways to apply them. Only then is the ability of young people to apply the norms of law that are relevant to the sphere of law.

A person who respects the norms of law regularly studies the observance of laws and encourages others to do the same.

U. Tojikhanov and A. Saidov noted, the results of legal education can be seen at the increase in the social activity of students, their involvement in the fight against stalemates of the past, apathy, selfishness, violations of the norms of national spirituality. This means that the formation of the legal consciousness of a person involves a complex process - legal education - upbringing. Therefore, legal education, which is part of the legal educational process, requires clarification of the concepts of legal education. Complementing the above general points, legal education should be described as follows.

Legal education means the formation of legal concepts and concepts as a result of the provision of legal knowledge and the raising of a person in the spirit of compliance with legal rules and raising his legal consciousness and culture.

On this basis, legal education and legal education can be described separately.

Legal education is the acquisition of legal knowledge, the formation of legal skills and qualifications. Legal education also educates young people to develop intellectually. As a result of legal education, the influence of young people on their legal consciousness, feelings, will be achieved on the basis of a system with constancy. Legal education includes the transfer of legal information in a certain order and its reception.

And legal education is to teach young people to be able to apply their knowledge gained in practice. Legal education can not be carried out without legal education. The purpose of legal education is to educate the individual on the basis of the practical application of the knowledge gained. This activity constitutes a certain process.

In the process of legal education, the legal consciousness of young people is formed and developed. In the formation and development of the legal consciousness of a person, it is necessary to study, analyze the purpose and desires set by them, their imagination and understanding in a certain direction. Only then will the legal consciousness help to correctly understand reality, to have an idea of such elements as the state, law, politics, morality. It
should not be forgotten that legal consciousness does not represent only the concept of justification for the right, understanding the right, imagining it, interpreting it, applying it, fulfilling it. It has a much wider content. It also includes such concepts as thinking about the state system and the system of law. Legal consciousness is also the view, reasoning and imagination that characterizes the person's attitude to law. Legal consciousness has a certain meaning, a reflecting subject, a worldview, a system of imagination. Legal consciousness provides an opportunity for the occurrence, development and application of applicable legal provisions.

The system of legal consciousness factors is inextricably linked with each other, the legal knowledge, literacy of an individual, knowledge of laws, their observance and application in life, one of which arises from the other, complements the other.

Since the formation of legal consciousness is inextricably linked with the general upbringing of a person, as well as the processes of his legal upbringing, today the need for improving the process of legal education is increasing.

A.Saidov, U.Tajikhanov, O.Karimova, Z.Gafarov and others believe that legal education is an important tool for the development of a harmonious person. U.Tajikhanov and A.Saidov believe that it is important to be aware of the theory and practice of legal education by agreeing to the opinion that legal education consists not only of legal education or training of legal subjects.

The legal educator himself must also have legal knowledge, be able to implement the legal concepts, imagination, legal normative rules learned, master the legal rules in the manner of moral rules. For example, along with the teaching of the legal rule “citizens are obliged to comply with the Constitution and laws, to respect the rights, freedoms, honor and dignity of other people” established in the Constitution of the Republic of Uzbekistan, the goal of legal education is achieved only if the observance and understanding of its essence becomes the moral qualities of each citizen. In this person adheres to this rule not for the existence of a norm in the Constitution, but for the formation of this virtue in his legal consciousness.

Legal education is a set of information, knowledge that must be acquired, which is the main tool for the preparation of a person for legal relations and the formation of legal consciousness. Therefore, the system of legal educational activity is called a legal pedagogical process. This process includes legal education, legal training and independent activities of the individual. For this reason, “jurisprudence pedagogy” in the circuit of jurisprudence and pedagogical sciences is created today, and it is required to clearly demonstrate the essence and meaning of legal education and training.

Jurisprudence pedagogy legal education is a branch of science that arms education recipients with modern legalities, content, methods, means of education, and how legal education is not carried out, is primarily aimed at the consciousness of the individual, through which influence it in the sense of regulation.

Like every educator engaged in pedagogical activity, a lawyer – teacher should know who is teaching and educating. He, in addition to responding to his professional training, takes on the responsibility of pedagogical activity. The responsibility of the lawyer – pedagogical profession is that such a teacher should not only be a teacher of different knowledge and become a master educator, but also perfectly master the special disciplines related to jurisprudence in all specialties of the chosen profession and the fundamental disciplines that are the foundation of them, as well as the psychological and pedagogical bases.

The success of legal education is largely due to the fact that, firstly, the activity in the interaction of the educator with the educator is actively transferred, and secondly, from what lessons are taught, by whom it is organized, with what methods it is carried out and what is taught.

REFERENCES