

## ENSURING THE RIGHTS OF THE CHILD IN THE REPUBLIC OF UZBEKISTAN AND SOME PROPOSALS IN THIS SPHERE

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As the President put it PUz Sh.M. Mirziyoyev, if we do not educate children, to check their behavior daily, to give education, to teach professions, to provide them with employment, it will be difficult to protect them from harmful influences <sup>1</sup>. In this regard, the President of the Republic of Uzbekistan Sh.M. Mirziyoyev gave assignments to intensify spiritual and educational work with the younger generation, strengthening in young people the ideological immunity, content organization their free time. Also defined tasks by early warning marriages among underage girls and divorces. In recent years, large-scale reforms have been carried out on the effective solution of these problems, cardinal improvement of the personnel training system <sup>2</sup>.

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For the last years, the country has taken comprehensive measures to ensure the fulfillment of international obligations in areas of human rights, created legislative, educational and institutional foundations for the observance and protection of the rights and freedoms of citizens, a monitoring system was formed constitutional human rights and freedoms, successive steps have been taken to develop cooperation with international and regional protection mechanisms rights human, as well as international non-governmental human rights organizations.

I would like to note that in almost all branches of legislation there are norms for the protection of the rights of children, but lately, problems related to the upbringing, the rights of children and their parents, and the creation of better conditions for the future are being discussed more and more often.

Nonetheless, requires the improvement of national legislation concerning the legal the situation of children in the Republic of Uzbekistan: it is necessary to reflect in the legislation the obligations of persons who became aware of the facts of cruelty, physical and mental

<sup>1</sup>Mirziyoyev Sh.M. If we do not take care of the upbringing of children, it will be difficult to protect them from harmful influences. Report of the President of the Republic of Uzbekistan Date: 07/04/2018. // Source: <https://kun.uz/ru/64908831>

<sup>2</sup>In particular, on the system of public education, 6 decrees and resolutions of the President, 21 resolutions of the Cabinet of Ministers were adopted, the regulatory and legal foundations of reforms in the sphere were strengthened.

violence against a child; legal support for the life of new types of educational and other institutions, which ensure the rights of children; development of social and legal mechanism that provided would rights child on a full-fledged life.

Given what has been said above, we come to the need to clearly highlight that in the implementation of the rights of children, the active behavior of adult and able-bodied citizens is also needed. In this legal incentives should play their role, which would create interest among adult citizens to be more attentive to the rights of children in practice. And even despite the achievement in this regard of quite positive results, it is impossible to stop at the achieved level. Such a category as a mechanism for the implementation of legal guarantees for children should become a special object of scientific attention. It is necessary as often as possible to create legal research focused on theoretical and applied analysis of the legal activity of a person and the realization of children's rights.

In addition to the improvement of regulatory legal acts, one should not forget about the mechanisms for applying the rules of law. And it is also necessary to pay more attention to prophylactic measures than sanctions and restorative ones, since it is better to prevent than to cure. To this end, it would be wise to apply and implement the following practical recommendations:

- создание статистических показателей состояния детей по разным аспектам их жизни (например: статистика детей столкнувшихся домашним насилием, статистика детей столкнувшихся буллингом, статистика детей подвергнутым сексуальному насилию, статистику детей подвергнутые дискриминации в школах и т.д.) и проводить мониторинги по положению детей.
- it is necessary to create social and pedagogical centers in the republic so that a mechanism of social service for working with children and socially vulnerable families can be formed in the state. Or retrain teachers of elementary and senior classes, due to the fact that they already work with children;
- we consider it necessary to propose the introduction of lessons into the educational program regarding the explanation of possible life circumstances and explain how to respond to this current situation. For example, explain their rights, take preventive measures, raise not only legal culture and legal awareness, but also explain what legal ethics, cyber ethics, cyber etiquette (cyber legal ethics and cyber ethics) are;
- development of special identifying chips in the form of tokens so that children always carry them with them wherever there is a live broadcast of the child's presence and recording of conversations around him. This chip inside itself will contain the full name, surname and patronymic of the child and his parents, date of birth, address and contact numbers. Why is this necessary, due to the fact that rapists can take advantage of the remoteness of the child from his parents or school. In addition, I think it should be made mandatory that in the details of clothing (or any other element that is visible to the child) there is a reflective material;



- in order for the rights of children to be truly respected, effective judicial remedies should be provided to ensure the possibility of appealing against violations, namely the creation of special children's courts, where the victim was a minor. This requirement is implicit in the Convention and systematically emphasized in six other major international human rights treaties <sup>3</sup>;

- use special applications to protect children from harmful information and popularization (distribution) of such applications . For example, Kaspersky Safe Kids allows you to understand what sites your child is browsing, set up access to safe sites and limit the time spent on social networks and sites with an aggressive environment;

The ongoing reforms in the republic are aimed at improving the work on mechanisms for ensuring the rights of the child and solving many problems that arise in this area of legal work. It should be noted that a lot of work has been done, the main foundation has been laid in the field of child protection. But due to the fact that trends are rapidly changing in the age of informatization, new risks and threats to children appear, we must also learn, along with the changes, to introduce new methods and mechanisms to protect the child and ensure a normal environment for its full development.

<sup>3</sup>General Comment 5 (2003). General measures for the implementation of the Convention on the Rights of the Child (arts. 4 and 42 and para. 6 of article 44). Chapter 5, point 24