

Bugungi Kundagi Konstitutsiyaga Oid Islohotlar

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Annotation: in this article, we will get acquainted with the decisions, decrees, reforms, laws on the amendment of the Constitution, which are happening in our country at the present time, and we will study how important such reforms are now and consider them one by one.

Keywords: reform, decision, Order, Law, demand, proposal, strategy, referendum, consultation.

Today's era, The Times, the people, the whole thing in society are demanding changes. It is necessary to consolidate any changes, decisions, of course, with the introduction into the Constitution. Now the experience of practically supporting not only Uzbekistan, but also countries around the world is similar. Today, the creation of a solid legal foundation for the realization of goals is considered one of the most important tasks. And this foundation is the Constitution of each state. Because in order to maintain order in the state, to manage the state in a single order, to maintain a balance between citizens, of course, the Constitution is necessary. And this determines how important the Constitution is. Even if the Constitution of the Republic of Uzbekistan was adopted 30 years ago, that is, 14 times since its adoption on December 8, 1992, it has undergone major and minor changes and additions, in the same 2022, it is still being put on the agenda to make a number of changes to it and radically reform the Constitution. The two major parties – the Libo – Democratic Party of Uzbekistan and the Milliy tiklanish Democratic Party-are bringing the issue of carrying out exactly such reforms. In our people there is a proverb “ seven is extinguished and one CES”. And when it comes to the question of the Constitution, not seven, seventy can be measured, but less. President of the Republic of Uzbekistan Shavkat Mirziyoyev also noted that following the above article in the solution of the actual strategic task of updating the Constitution of the Republic of Uzbekistan , the people of our country adopt a decision on all aspects of bamaslahat, study in depth any situation and situation, make analytical conclusions based on their experience in the world requirements. When examining the situation not only in Uzbekistan , but also around the world, it can be seen that many developed countries have taken decisions in their changes introduced into the constitution, having studied in depth the environmental issues in society, the toppling of national values, conflicts that arise against the national harmony, security problems, the value of Man and what problems he is among. So we can not simply look at these issues superficially, given that today's severe period requires a modern effort and change. In such matters, it is necessary to coincide with the Times, proceeding from the demand for the period. It is very important for us to have a Constitution that meets such requirements and it is impossible to look at it absolutely superficially. Therefore, taking into account the interests of the people, a major new draft of the Constitution is being prepared.

In 2022, with a serious approach to the above - mentioned issues, projects on the amendment of the Constitution were discussed. The draft constitutional law “on amendments and additions to the Constitution of the Republic of Uzbekistan” was prepared and completed within a month after the first meeting of the special commission on the reform of the Constitution on May 26, 2022. The law on amendments to the Constitution was prepared and introduced into the legislative chamber. It is noted in the draft that more than 200 amendments were proposed from 128 articles to 64 articles.

The proposal to introduce into the Constitution of the Republic of Uzbekistan 6 new articles containing 16 norms in addition to 128 articles without limiting the introduction of amendments themselves is also presented in the project. From this it can be seen that the Constitution is radically reformed. The introduction of a change in the roppa-rosa half of 128 articles indicates that it is trying to create a completely new society. Of course, for a new society, it is also impossible not to make changes to the laws. All the substances that are subject to change are carried out in accordance with the modern demand, taking into account the interests of the people.

It was noted in the project that Article 1 of the Constitution of the Republic of Uzbekistan was amended and it was determined that there would never be any amendments to this law again and that Article 1 would remain unchanged. It is determined to strengthen this decision by introducing into the second part of Article 127, where the principles for the amendment of the Constitution are written. Let's see the change that should be included in Article 1. It was proposed to change the phrase "Uzbekistan is a sovereign democratic republic" as follows: "Uzbekistan is a sovereign republic, a legal, social, secular, democratic state". With this change, we can see that the additions to this article indicate that Uzbekistan has a broader level of opportunity. Now it has been established that Article 1 can not be revised. In this way, we can understand that Uzbekistan is divided by giving a definition at a sufficient level of opportunity. Such a large number of changes and additions to the project indicate that 2022 will be the year of fundamental reforms carried out in the transformation of the Constitution of the Republic of Uzbekistan. Before that, there were no such significant changes, if 14 times the Constitution was amended. For the first time since the adoption of the Constitution, such a great reform is being carried out in 2022. To consider such a great work is not easy, especially since the word has an important symbol of the state – the Constitution. This requires time, experience and tremendous effort. Because it is clear to all of us that the creation of hujjatni, which determines the identity of a whole state, society, is an incredibly responsible work.

On June 20 this year, Shavkat Mirziyoyev met with members of the Constitutional Commission and gave his proposals on the Constitution. Shavkat Mirziyoyev officially announced that it is planned to hold a referendum on the adoption of the new constitution of the Republic of Uzbekistan. During the meeting, President Shavkat Mirziyoyev put forward his proposals on the introduction of a number of norms into the Basic Law. The main object of this draft constitution is man. Amendments to the Constitution are introduced from the need of people, full protection of their rights, ensuring the freedom, freedom, inviolability of citizens. Shavkat Mirziyoyev pays great attention to the population. The new constitutional reform can also create a number of relaxation and comfort for citizens. It is certainly gratifying to receive such high attention from citizens. The new project will certainly be acceptable to everyone. Because a number of inconveniences in the Constitution adopted in 1992 are being eliminated. The most important thing is that the president of our country Shavkat Mirziyoyev put forward the ideas of reducing poverty and introducing a number of norms on social protection in the draft of the new constitution. With this, it is planned to achieve equality, balance among the population.

The draft law on the amendment of the Constitution is defined as the view of the democratic institutions, non – governmental organizations and self – government bodies of the lower house, as well as anti-corruption and judicial issues. At the meeting held on June 22, 2022, proposals were submitted to the public discussion of the draft law, which was considered as a consensus, and there is a high probability that it will be applied in practice. As mentioned earlier, the president proposed to accept these changes by holding a referendum. But so far this project has not opened to the public in full. The draft constitutional law" on amendments and additions to the Constitution of the Republic of Uzbekistan" is entered into the lower chamber on the basis of the right of legislative

initiative by the deputies of the legislative chamber in accordance with Article 83 of the current Constitution.

In place of the conclusion, it should be noted that the law is primarily wounded due to human needs. Without a person, there is no need for laws either. It can be seen that the constitutional reforms carried out in our country are also adapted to the human needs due to the demand of the period. Now the reforms in the new Uzbekistan will not go back. They will keep moving forward and progressively moving forward. The development of a perfect Constitution, which can fully meet the requirements of modern times, while thinking about the needs and interests of the people, does not stay from developed countries and plays an important role in the development of the state, has become the most important task set by state politicians today.

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