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DIRECTIONS FOR IMPROVING THE ACTIVITIES OF INTERNAL AFFAIRS BODIES IN SECTORS

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ABSTRACT

The article describes the concept of the sector, the problems of citizens living in the sector, door-to-door visits, legal culture, providing comprehensive assistance to citizens.

KEYWORDS

Sector, division into sectors, provision of employment, citizen appeals, provision of housing, problems, relations of crime prevention.

INTRODUCTION

At present, one of the urgent tasks is to take measures regarding the management of the regions of our country into sectors and to determine measures to prevent crimes and violations, maintain public order by all governors, prosecutors, heads of tax offices and internal affairs bodies. All the heads of government services should go door-to-door in all neighborhoods to study the problems of citizens and help them in every way, ensure the employment of the unemployed, develop entrepreneurship, provide

housing for the homeless etc pursuant to the Decree No.3182 of the President of the Republic of Uzbekistan “On priority measures to ensure rapid socio-economic development of regions” dated on August 8, 2017 and Decree No.4102 of the President of the Republic of Uzbekistan “On additional measures to further improve sector activities for the comprehensive socio-economic development of regions” dated on January 8, 2019.

The dangers and threats that are emerging in the world today, first of all, international terrorism, extremism, illegal migration, human trafficking, the increasing spread of ideas foreign to our people among young people, impose new tasks for law enforcement agencies to prevent and eliminate them in a timely manner. Because “Crimes don’t happen by themselves. The main issue is not to deal with the consequences of violations, but to prevent them early, to eliminate the causes and conditions that allowed them to be committed in a timely manner”. In our opinion, the officers of internal affairs bodies in the regions of the sectors should strengthen preventive work in the fight against crime by studying the problems of citizens. Finding solutions to citizens’ problems in a timely manner and providing assistance creates a basis for preventing violations of the law.

Based on the analysis carried out during the research, it can be concluded that the provision of the sector system of internal affairs bodies - measures aimed at determining the problems of the population as a result of door-to-door visits in the areas of the sector under the control of the internal affairs bodies and providing timely financial assistance to those registered in the “Iron book”, “Women’s book” and “Youth book” is a set of socio-legal, organizational and other measures aimed at ensuring or a set of relations related to a specific activity of authorized entities in this regard.

One of the most important directions of improving the system of the 3rd sector under internal affairs bodies is to eliminate problems in the field of its organizational and legal regulation. It is expedient to solve these problems initially by maximally adapting the legislation to the requirements of international law, inventorying legal documents, and improving the mechanisms (methods and means) of ensuring the sector system.

Therefore, it can be said that it is an urgent task of the present day to make scientifically based proposals and recommendations regarding the identification and elimination of problems in the field of organizational and legal provision of the 3rd sector system of the internal affairs bodies.

Tremendous affairs are being organized in various places of the sectors in accordance with the Decision No.637 of the Cabinet of Ministers of Uzbekistan “On approval of the regulation of the procedure for allocating an unsecured loan for the construction of additional housing for children of families included in the “Iron book” and “Women’s bppk” and newly married young people included in the “Youth book” dated on October 12, 2021, Decision No.145 of the Cabinet of Ministers “On measures to further improve the system of studying and solving women’s problems” dated on March 31, 2022.

Therefore, it is expedient for the internal affairs bodies to fully ensure the implementation of the law in socio-economic development, based on the specific characteristics of the regions. Ensuring the implementation of the law and improving its mechanism by the internal affairs bodies on the complex socio-economic development of the regions requires the implementation of wide political, economic, legal and organizational measures at the country level. It is necessary to improve the organizational and legal mechanisms that serve to effectively ensure the implementation of regulatory legal documents related to the system in the 3rd sector of internal affairs bodies, to accelerate the introduction of new innovative technology and best practices.

Currently, there are problems with the mechanism of law enforcement in internal affairs bodies. We also agree with the comments of legal scientist E.Azizov

that it is appropriate to solve these problems through the following mechanisms :

firstly, optimization of management in the system, elimination of tasks not related to their activities, improvement and automation of the management system, bringing service entities closer to the people;

secondly, to improve and strengthen openness and transparency, accountability, social partnership (cooperation) with civil society institutions in the activities of internal affairs bodies;

thirdly, regulation of social relations in the field of activity at the level of law, maximal adaptation of existing legislation to the requirements of international law norms, inventory of legal documents and drastic reduction of their number;

fourthly, improvement of the mechanisms of providing law enforcement with personnel, material and technical and information and communication technologies;

fifthly, raising the level of legal consciousness and legal culture of the employees of the internal affairs bodies.

It is known that it is necessary to systematize the base of normative and legal documents in the process of improving the activities of the internal affairs bodies in the 3rd sectors for the comprehensive socio-economic development of the regions. Therefore, the activity of the internal affairs bodies in the sectors, its changes in accordance with the legislation in the system and the development of the state and society, should reflect the state policy related to the sector.

Supplementing the regulatory legal documents on improving the activities of the internal affairs bodies in the sectors for the comprehensive socio-economic development of the regions, clearly defining the rights

and obligations of the participants of social relations help to eliminate the problems in this area. In this sense, the Law of the Republic of Uzbekistan “On internal affairs bodies”, “On crime prevention”, “On operational-search activities”, “On countering terrorism”, “On combating extremism”, “On traffic safety” require to amend and supplement to some extent. The Decree No.4505 of the President of the Republic of Uzbekistan “On measures to increase the effectiveness of the implementation of legal documents based on modern mechanisms of legal monitoring” dated on November 2, 2019 defines the organizational and legal mechanisms of activities in this direction .

The procedure for "public monitoring by non-governmental non-commercial organizations, self-government bodies of citizens and other subjects of public control" was clarified pursuant to the application of the Law of the Republic of Uzbekistan “On Public Control” to the activities of internal affairs bodies in sectors as a result of scientific research. This plays an important role in solving the problems of the population transparently with the public.

It is important to raise legal culture and educate citizens in the spirit of respect for the law in order to ensure the rule of law in the activities of internal affairs bodies . It is also significant for the employees of the internal affairs bodies to work tirelessly to improve the legal culture and legal literacy of the population living in the sector areas assigned to them. It is natural that the level of development of the legal consciousness of the population, that is, to what extent it is aware of the law, how well it has mastered legal values, the development of legal activity, the legal strengthening of this society, and the level of perfection of the system of legal documents. Among them, state legislation is very important .

Legal culture of a person means respect for the law, adequate awareness of the law. A person with legal culture: 1) knows legal norms at a certain level; 2) positive legal consciousness, i.e. respect for law; 3) characterized by behavior based on respect for rights. According to Academician Sh.Z.Urazayev, “legal culture is a broad concept that covers the maturity and development of the legal system, the state of legality, legal requirements of people, attitude to the law, the level of legal literacy of the general public, and their intolerance to violations of rights”.

The main mechanisms for the systematic and comprehensive implementation of the promotion of employees among the population, through the mass media, as well as discussion at roundtables, seminars-training and mobile meetings, as well as for ensuring its implementation have been developed in the regulatory legal documents related to the activities of the internal affairs bodies.

The joint decision of the Minister of Internal Affairs, Minister of Poverty Alleviation and Employment, Minister of Youth Policy and Sports of the Republic of Uzbekistan No.5 “On the establishment of mechanisms for creating a safe environment in the republic’s neighborhoods based on the principle of “Prosperous and Safe Neighborhood” dated on March 30, 2023 was adopted.

In accordance with the rules established in the “Instructions” developed based on this decision, work based on the principle of “Prosperous and safe neighborhood” according to the decision No.137 of the Cabinet of Ministers of the Republic of Uzbekistan of March 15, 2024, the chairman of the neighborhood, crime prevention inspector, assistant to the governor (ruler), women’s activist, youth it is carried out by the leader, the tax officer, the social protection officer, that is, the seven neighborhoods. This activity is carried

out in all neighborhoods of the 3rd sector areas where internal affairs bodies are attached. Internal affairs bodies determine the category of persons who are objects of social prevention in the territory of the sector assigned to them: a) persons with a high probability of committing a crime or prone to committing a crime; b) persons who are likely to be victims of crime.

In this regard, crime preventive inspector organizes work in cooperation with the chairman of the neighborhood, youth leader, deputy mayor and women’s activists, tax officer, social protection officer and goes door-to-door, investigates the problems and takes measures to help together. In the process of implementation of the principle of “Safe neighborhood” in new Uzbekistan, measures are implemented based on the criteria of “Safe family”, “Safe street”, “Safe house” in sector areas.

The main goal of the concept of “New Uzbekistan - New neighborhood” is to raise the culture of developing the skills of living in new city modern multi-storey buildings among the villagers who suffered losses. Its main tasks are to build a new family, a new neighborhood, and a new society. A system of “social prevention” will be created when working with families in the neighborhoods of the 3rd sector. Social prevention is working with low-income, needy, lonely, widowed, disabled and unemployed strata of the population, receiving constant information about their lifestyle, helping to solve problems.

Crime prevention inspectors create a new system of “social prevention” in their neighborhoods, and help the elderly living alone, the needy and poor, families in a serious social situation, the unemployed, especially young people and women, long-term outcasts, restless and provides regular assistance to troubled families, disabled persons, and persons with disabilities,

receives regular reports from them and provides information to the head of the sector.

“Safe Neighborhood” is a place of peace and tranquility, public safety is fully ensured, and there is no crime in the territory of the 3rd sector of the internal affairs bodies”. The criteria of “Safe neighborhood” are: to ensure public safety; to create a crime-free environment; to prevent the commission of administrative offenses; to work with persons on preventive account; to work with persons under administrative control; to enforce protective orders; to address the problems of troubled families; to prevent suicide cases in families; to provide prevention of family disputes; to supply prevention of family disputes; to rehabilitate persons addicted to drugs and alcohol; to prevent unsupervised and neglect among minors; to use information and communication technologies in the provision of public safety.

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