MEASURES TO IMPROVE THE PROTECTION OF SUBJECTS OF ADMINISTRATIVE LAW AND THEIR LEGAL INTERESTS.

Teacher of the Department of Administrative Law of the MIA Academy, (PhD), GI Mirhalilova

Abstract: this article discusses subjects of administrative law, their types and role in state administration. Subjects of administrative law include individuals and legal entities, state bodies and institutions of civil society. Each entity has its own rights and obligations, which are important in ensuring legitimacy through mutual relations. The article also provides information on regulatory documents regulating the interaction, legal status and activities of administrative law subjects. Effective functioning of administrative law subjects is the main factor in maintaining social order and protecting citizens' rights.

Keywords: subjects of administrative law, individuals, legal entities, state bodies, institutions of civil society, rights and obligations, legality, mutual relations, control, legal status, efficiency, business entities, normative documents, social order, protection of rights.

Annotatsiya: ushbu maqolada ma'muriy huquq subyektlari, ularning turlari va davlat boshqaruvidagi roli muhokama qilinadi. Ma'muriy huquq subyektlari jismoniy va yuridik shaxslar, davlat organlari va fuqarolik jamiyati institutlarini o'z ichiga oladi. Har bir subyektning o'ziga xos huquq va majburiyatlari mavjud bo'lib, ular o'zaro munosabatlar orqali qonuniylikni ta'minlashda muhim ahamiyatga ega. Maqola shuningdek, ma'muriy huquq subyektlarining o'zaro aloqalari, huquqiy holati va faoliyatini tartibga soluvchi normativ hujjatlar haqida ma'lumot beradi. Ma'muriy huquq subyektlarining samarali ishlashi ijtimoiy tartibni saqlash va fuqarolar huquqlarini himoya qilishda asosiy omil hisoblanadi.

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Kalit sozlar: ma'muriy huquq subyektlari, jismoniy shaxslar, yuridik shaxslar, davlat organlari, fuqarolik jamiyati institutlari, huquq va majburiyatlar, qonuniylik, o'zaro aloqalar, nazorat, huquqiy holat, samaradorlik, tadbirkorlik subyektlari, normativ hujjatlar, ijtimoiy tartib, huquqlarni himoya qilish.

данной Аннотация: в статье рассматриваются субъекты административного права, их виды и роль в государственном управлении. Субъектами административного права являются физические и юридические лица, государственные органы и институты гражданского общества. У каждого субъекта есть свои права и обязанности, которые важны для обеспечения легитимности отношений. Также взаимных в статье представлена информация документах, регулирующих нормативных 0 взаимодействие. правовой cmamyc деятельность субъектов U Эффективное административного права. функционирование субъектов административного права является основным фактором поддержания общественного порядка и защиты прав граждан.

Ключевые слова: субъекты административного права, физические лица, юридические лица, государственные органы, институты гражданского общества, права и обязанности, законность, взаимоотношения, контроль, правовой статус, эффективность, субъекты предпринимательства, нормативные документы, социальный заказ, право на защиту.

Subjects of administrative law are individuals and organizations participating in state administration and administrative processes. They have legal rights and obligations and operate in accordance with the norms of administrative law. This article talks about the types of subjects of administrative law, their interaction and role.

Types of subjects of administrative law: natural persons - persons who have their own rights and obligations, and operate within the framework of the law. They act as subjects of administrative law as citizens.

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Legal entities- organizations with legal status (for example, companies, foundations, non-governmental organizations). Legal entities operate as independent entities in administrative law.

State bodies-organizations implementing public administration, for example, ministries, state committees, local authorities. They are tasked with enforcing and monitoring laws.

*Institutions of civil society-*non-governmental organizations established for the purpose of establishing social relations between citizens and protecting their rights. They work in cooperation with state bodies to support citizens.

Interactions between subjects of administrative law are important in increasing efficiency and ensuring legitimacy. Their interactions are carried out in the following forms:

Cooperation: mutual cooperation between state bodies and institutions of civil society, joint action in solving social problems.

Control:control of activities of legal entities and individuals by state bodies, ensuring compliance with laws.

*Accountability:*introduction of accountability mechanisms in relations between the state and citizens.

Subjects of administrative law play an important role in public administration and social life. They are: ensuring legality: administrative law helps to ensure legality and protect citizens' rights through the interaction of subjects.

Maintaining social order: Interactions between government agencies and civil society institutions are important in maintaining social order.

Increasing efficiency: cooperation and accountability mechanisms between subjects of administrative law help to increase the efficiency of public administration.

The legal status and powers of administrative law subjects are defined in the legislation of the Republic of Uzbekistan. They are regulated by norms defining the basic principles of public administration, as well as the legal basis of public service.

The activities of administrative law subjects and their mutual relations are important in ensuring the efficiency of state administration. They participate in maintaining social order and protecting citizens' rights through mutual legal relations.

There are a number of problems in protecting the rights of subjects of administrative law.

These problems include the following main aspects:

legal regulations: in some cases, laws and regulatory documents aimed at protecting the rights of subjects of administrative law are not sufficiently developed or their practical application is not effective. This creates legal uncertainties.

Relations with state bodies: in relations between state bodies and subjects of administrative law, sometimes the rights of business subjects may be overlooked or their interests may not be taken into account. This, in turn, has a negative impact on business activity.

Corruption and illegal interference: corruption and illegal interference of state authorities limit the activity of business entities. These cases lead to invasion of private property rights and unreasonable interference with business activities.

Lack of legal support: Subjects of administrative law may face difficulties in obtaining the necessary legal support and advice to protect their rights. This is an important problem, especially for small business entities.

Inadequate development of communication: communication mechanisms between business entities and state bodies sometimes do not work effectively. This causes problems in the protection of rights and hinders the development of business activities.

To solve these problems, it is necessary to improve legislation, improve communication between state authorities and business entities, as well as expand legal assistance and advice. The rights of subjects of administrative law are protected in the Republic of Uzbekistan through a number of legal mechanisms. This protection includes the following key aspects:

Legal basis: the rights of subjects of administrative law are defined in the legislation of the Republic of Uzbekistan. These laws provide for the protection of the basic principles of public administration and the rights of citizens.

Control of state bodies: state bodies, such as ministries and local authorities, control the activities of administrative law subjects. This control is aimed at ensuring compliance with laws and maintaining legal order.

Legal support: subjects of administrative law can receive legal support from state authorities to protect their rights. This includes, for example, legal advice and legal defense services.

Anti-corruption measures: laws adopted in Uzbekistan to combat corruption are aimed at limiting unjustified interference in the activities of business entities. These laws play an important role in protecting private property rights.

Representative for the protection of the rights of business entities: the representative for the protection of the rights and legal interests of business entities was established by the decree of the President of the Republic of Uzbekistan. This representative plays an important role in protecting the rights of business entities and controls their activities.

Through these mechanisms, the rights of subjects of administrative law are protected and their activities are ensured on a legal basis.

Subjects of administrative law are one of the main elements of public administration and social life. Through their interactions, they are important in ensuring legitimacy, protecting citizens' rights, and solving social problems. Correct understanding and activity of administrative law subjects helps to increase the efficiency of public administration, as well as to maintain social stability.

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