

THE ISSUE OF CYBER LAW IN THE WORLD: PROBLEMS
AND SOLUTIONS

Qazaqboev Shakhbozbek Husniddinovich

Andijan Institute of Agriculture and agrotechnologies,

Student of the direction of jurisprudence education

Email: shoxbozbekqazaqboev@gmail.com

Tel: +998770122006

Annotation: *the article analyzes the importance of the field of cyber law and its role in modern society, key concepts of cyber law, the interconnection between cyberspace and Human Rights, and security issues in the digital age. The article covered current issues such as cybercrime, protection of personal information, intellectual property rights and freedom of expression on the internet.*

Keywords: *cyber law, modern society, intellectual property, cyberspace, information technology, radio frequencies, e-commerce.*

With the help of various influences in the world community, the foreign policy of changing states, their relations, emerging global problems science is also rejecting advances and cross-referencing issues where new modern solutions will be needed. In these conditions, mutual agreement, co-ordination and friendship ties are beneficial to all.

What is happening under the influence of the globalization process, events, in turn, lead to the manifestation of social, universal concepts and values in society, a change in the views, beliefs, thinking of the individual, ultimately human relations with society, state and nature. As these changes manifest themselves in various forms in the minds of the younger generation, an example of this is the idea of cyber law, which is widely spread around the world[3.614].

The rapid development of information and Communication Technologies has led to the introduction of information services provided by various computer technologies in a wide range of spheres of society's activities. This was the impetus for the emergence of a new area of cyber law in its turn. Today it is necessary to develop a system of information and communication technologies that have penetrated into all spheres of our life, to participate in international and regional relations related to this sphere, and to protect this sphere from modern cyber threats [4.725].

Today, the internet has become an important part of every person's daily life. Many government procedures are also being implemented online, and we have observed that electronic Finance has grown tremendously in recent years.

Cyber law is a field of law aimed at regulating and protecting relations in the field of informatization, the use of information resources and Information Systems. In modern society, cyber law should be considered as an element of a new system of law that is embodied, among other areas of law. This, in turn, assumes the clarification of the rights and obligations of the regulated Relations, their object, subjects and subjects with this branch of law.

The subject of legal regulation of cyber law includes a complex or sum of social relations that occur in cyberspace and are regulated by the norms of various branches of law. It can be said that cyber law has become an integral part of our lives nowadays, even if it has not been long since it has entered our lives[4,726].

In foreign jurisprudence, Internet law was originally a system that regulated internet relations, which was not as an independent field of law, but as a link to various branches of law. Because in modern society, people between the ages of 7 and 70, that is, all segments of the population are widely using social networks. This is further increasing the need for cyber law in humans.

The development of the field of cyber law in our country is also creating wide opportunities, and laws on cyber law and cyber security are being adopted in order for its protection to be protected by the state. The role of the Ministry of development of Information Technologies and communications of the Republic

of Uzbekistan, acting on behalf of the state as a subject of cyber law Relations, is significant. In particular, the Ministry of Information Technology and communications of the Republic of Uzbekistan operates in the field of informatization, use of “e-Government”, “e-commerce”, “e-digital signatures”, in the field of telecommunications and postal communication, ensuring the formation and effective functioning of the telecommunication network management system of the Republic of Uzbekistan, in the field of distribution of foreign media television and radio products in the territory of the Republic of Uzbekistan,

Among the important tasks of cyber law is the legal regulation of relations in this area and the provision of its protection. The provision of cyber law and high-quality provision of the rights and interests of individuals and legal entities in relations arising in this sphere, as well as legal protection, are important tasks of any state. Indeed, any information in one sense or another is associated with the benefit of the users of the information and communication system. Therefore, a number of adopted documents aimed at the widespread introduction and development of information and communication technologies in Uzbekistan in recent years in our country are important in the development of this sphere[1.13].

Cyber law mainly includes the following areas: protection of information collected by individuals over the internet, non-disclosure and illegal use of them, protection of systems against hackers, viruses and other cyber attacks, copyright protection of texts, images and other content distributed over the internet, legislation for cyber-related crimes (e.g. theft of personal data, financial requests through the internet), political intrigue and propaganda carried out

In place of the conclusion, it can be said that in the work of the state and society, such tasks as modern technologies, digitalization of governing bodies bring the disadvantage of the development of cyber law activities. Because cyber law problems are growing in Jihan, internet technologies are developing rapidly, and as a result, state bodies put new tasks in olidi. Organize free legal services on

the issue of cyber law in our country and allocate assistance from the state. The dangers of the internet, which are becoming widely popular, can especially attract the minds of young people to the domain of harmful effects and, as a result, provoke the rise of such vices as indifference, incapacity for work and give comfort to the welfare of the country. It follows that the following recommendations can be made:

- Further improvement of the activities of state bodies;
- Organization of various spiritual, educational activities in the maqad to alert young people to this danger;
- Development and delivery of new bills to places;
- Further strengthening the efficiency of working with young people in the neighborhood system;
- Preparation of young personnel for this field specialist.

LIST OF LITERATURE USED

1. Brian Craig. Cyber law: the Law of the Internet and Information Technology. - USA. Pearson-2012.
- 2 Peter Margulies. Internet Law and Studies. - USA. 96int'l L.Stud.394(2020).
3. Sanaev M.E. Kiber xavfsizlik tushunchasi va uning vazifalari. Ekonomika i sotsium №5 (120)-2 2024.
4. Muzaffarjonov M. M. Xalqaro xususi huquqdagi kiber huquqning kollizion masalalari.. ISSN:2181-2189. 2022
5. <http://sjifactor.com/passport.php?id=2223>