

DEVELOPMENT OF THEORETICAL ASPECTS OF THE LEGAL EDUCATION,

LEGAL AWARENESS

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ABSTRACT

In this paper was considered development of theoretical aspects of the legal education, legal awareness. The rule of law collectively represents the most important aspects of a democratic form of government

KEYWORDS: Development, Theoretical Aspects, Legal Education, Legal Awareness

INTRODUCTION

Analysis of the legal culture of youth is crucial. To analyze the importance of education determine the legal youth culture plays a special role of its theoretical understanding. The process of its development and formation in modern conditions must be linked to provision of the Constitution of the Russian Federation: "Russia is a democratic federal law state with a republican form of government." This feature is crucial for the development of modern Russia. The Russian philosophical and legal science for a long time the idea of the rule of law was considered an invention of Western theorists and scholars recognized a number of schools, although there were interesting work in this direction. Currently, this view is accepted in our country. Reject the view, which identifies the right to the law, which opens the way to the substitution of law, binding on legislators in their legislative activity, the law adopted arbitrarily in accordance with the views of the legislator.

The rule of law collectively represents the most important aspects of a democratic form of government. Its essence lies in the fact that government decisions should be based on the consent of the people and act only through structures and procedures designed to prevent personal harassment or governmental tyranny, protection of the general fundamental rights and freedoms that are subject to evaluation by independent courts, sentencing, based on law. The main pillars of the rule of law represent a diverse range of opinions on this issue. However, in the legal literature rightly identify five of the most important principles of the rule of law: 1) the government, by the people and exists for the people; 2) separation of powers and the principles of the relationship between the legislative, executive and judicial powers; 3) a representative democracy, procedural and substantive limitations on government action against the individual (sewn personal freedom and personal dignity); 4) federalism; 5) an independent judiciary. The idea of the rule of law in the Constitution of the Russian Federation expressed that the government does not create, does not grant people their rights, which are inalienable and belong to them from birth, while the state only recognizes, respects and protects the rights - the bearers of these rights and freedoms as the highest human values. And the rights and freedoms of man and citizen determined by the deeper meaning of the content of laws, the activities of the legislative and executive branches, are provided and protected by justice.

The very same state becomes legal, the device is transformed from ruling in a social service for the individual and society, expressing their will and acting under its supervision. One of the most important principles of the rule of law is a declaration of a person, his rights and obligations of the highest value. This is the only the highest value, all other public values are arranged in relation to this value at a lower level and can not contradict her declaration of human rights and freedoms the supreme value is a very important achievement of the fundamental constitutional rights in Russia and reflects the requirements of international standards. It is the highest legal principles developed democratic movements and fixed the constitutional experiences of France, Germany, Italy and many other countries.

The Organizational Forms of Legal Education

Practical measures, means, forms and methods by which public authorities influence the development of legal culture of youth constitute the mechanism of control. Scientific management process involves a systematic impact on the consciousness of young people in order to develop their high legal culture. The scientific management of the formation and development of political culture requires adherence to such fundamental principles as concrete, the relationship with the life, organization and continuity, consistency and regularity. From knowledge of the specifics of the youth as a sociodemographic group, the place and role it occupies a place in society, its interests and requests, mood, life plans depend on the right choice of means, forms and methods of education of legal culture. Management of development and education of young people depends on the definition of its place in society, rights, freedoms. Of fundamental importance is the analysis of the conditions of the process of education of legal culture, identifying both positive and negative determinants of the degree of their impact, the identification and determination of measures to strengthen them or overcome. This approach allows to predict and plan for the role of legal culture. The management of this process depends largely determined by the flexibility and applied forms of education of justice. In all work aimed at training high legal culture, the primary role belongs to the education of high civic qualities, qualities of the citizen-patriot. In order to successfully meet the challenges of formation and development of the legal culture of youth needs a scientific approach, flexible and coherent system, which provides a strong connection of all parts, forms and methods of work in a single purposeful action, provide an integrated educational influence, account full set of all of its elements, accounting influence of objective and subjective factors, a differentiated approach to the education of youth. We are formulating and defining the problem, proceed from the fact that none of the means of education, taken in isolation, isolation will not bring success. For the success of this work, we must proceed from the fact that it is necessary: 1) to achieve the objectives and main directions of this work, highlighting in its main targets and indicators that should be implemented in a certain period; 2) to provide a full and comprehensive success of the objective and the objective conditions; 3) the combined impact of the media with the activities of lecturers, teachers; 4) to take into account when carrying out this work, the educational level of the various categories of young people; 5) continuously explore the needs of young people, their interests and mood, take into account their social experience, especially mentally.

It should be remembered that it is also important to ensure the unity of collective and individual means of education, the various educational methods - methods of coercion and persuasion. In recent years, the problems of legal education of young people is widely debated issue of the performance criteria for the job. The effectiveness often seen as a characteristic or as its result. It should thus not only to determine the result, but to compare it with the programmed target, determine how he approached this goal. The educational process can not be accurately measured. Legal education is one of the most important in the direction of the process of education of the young man, a citizen of a new, free and democratic

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Development of Theoretical Aspects of the Legal Education, Legal Awareness

Russia. Legal education is organically bound and determined by the development of social conditions, economic, political and spiritual factors. The concept of legal education, like education in general, is analyzed in the literature in two ways: in the broad and narrow. Under education in the broad sense refers to the impact of all factors that shape and determine the person's life. Let us analyze the specifics of the principles of legal education: the scientific and objective. The principle of scientific legal education requires a comprehensive and deep analysis of reality from the standpoint of the knowledge of the objective laws of development of Russian society and the application of these laws in the legal practice. The scientific legal education is based on the use of the achievements not only jurisprudence, but also philosophy, pedagogy, psychology, sociology, given the nature of the interaction of all the means of the spiritual world of the young man. A large role is played by legal scholars, developed the theory of legal education, which aims to foster respect for the laws of the new methods of law enforcement work. They have radically different from those used in the Soviet era, the outdated techniques and approaches. Building the rule of law has a certain effect on the methods of legal education of youth, which require modern fulfillment.

CONCLUSIONS

In this paper was considered development of theoretical aspects of the legal education, legal awareness. The rule of law collectively represents the most important aspects of a democratic form of government. in the legal literature rightly identify five of the most important principles of the rule of law: 1) the government, by the people and exists for the people; 2) separation of powers and the principles of the relationship between the legislative, executive and judicial powers; 3) a representative democracy, procedural and substantive limitations on government action against the individual (sewn personal freedom and personal dignity);4) federalism;5) an independent judiciary.

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