Principles of Universal Law

Yusupov Ilkhomjon Ibodillaevich

Teacher of the Department of Theory of State and Law of Tashkent state university of law, e-mail: i.yusupov@tsul.uz

Annotation:
This article will talk about the principles of law.

In general, the ummuminsonian principles begin with the recognition of the inalienable rights and freedoms of Man and citizen, and cannot be violated or arbitrarily limited.

It is also required that the legal state has a very high level of observance of human rights and freedoms, its protection, a sense of legal security and trust that is given to a person.

The principles of law serve as guiding guidelines in determining the trends of socio-economic development, which are in force not only in a particular sphere, but throughout the country, in the development of measures to be implemented on the path of the country's development.

It is known that the main foundations of the relevant branch of law should be listed separately or expressed in general terms in full. It plays an important role in their correct implementation, while improving the quality of legislation regulating relations that fall into the subject of this branch of law.

Speaking about universal principles, today in all democratic states a person, his life and health, honor, dignity are recognized as the highest value.

The principles of law serve as guiding guidelines in determining the trends of socio-economic development, which are in force not only in a particular sphere, but throughout the country, in the development of measures to be implemented on the path of the country's development.

At the same time, new ideas, principles and ideas on the formation of a legal democratic state and civil society are being formed, proposed, and each country is developing its path of development in the direction it wants and chooses.

As society constantly develops, new-new concepts, ideas and principles come in. This necessitates
increasing the level of effectiveness of research on certain concepts of law.

As you know, ideas represent the nature of Legal Regulation. The whole set of laws of Legal Regulation will depend on how the forms and methods of Legal Regulation are established.

In our opinion, the principles of law should be based on ensuring the rights and freedoms of participants in social relations in a particular state and respect their legal rights and interests, and the protection of these rights by the state.

Also, the principles of law express the Basic Laws of law and cover the entire sphere regulated by law, consisting of the most common system of norms that are equally applicable to all.

The principles of law determine the entire legal system of a particular state, and also serve as the main foundation for law-making. At the same time, it serves as the main support for the development of norms of law, their improvement.

As a rule, the principles of law of the country are determined in a special order in the Constitution, in the preamble or general provisions of laws and codes.

In particular, Uzbekistan is a constitutional republic where rights, democracy, human law and erkinliklaring olivy ekanligi, people's law is a generally recognized rule and standardizing practice of law enforcement, legality and legality, tengligi law, rationing of rights, rationing of rights, rationing of rights, the court, the Principle of law can be English.

The Constitution of the Republic of Uzbekistan is in force in the Republic of Uzbekistan, as is the case with the normative legal acts of the Republic of Belgilan.

Currently, the Republic of Uzbekistan is the basis of the Constitution of the Republic of Uzbekistan 13-Materials science basically, the Republic of Uzbekistan is the basis, ularga Kira man, uning life, erkinliga, honor, dignity, value and respect for the right of Olia is highly valued.

It is the duty of the state to respect, comply with, and protect the dignity, rights and freedoms of a person, honor and value.

Human rights and freedoms are directly valid, determine the meaning, content and application of laws, the activities of state bodies, bodies of citizens' self-government and their officials.

A measure of legal influence on a person should be sufficient to achieve the legal goal pursued by the state body, and not cause as much difficulty as possible to interested persons.

In the interaction of a person with a state body, all contradictions and inaccuracies that arise in the legislation, which cannot be eliminated, are interpreted in favor of a person.

Democratic rights and freedoms are protected by Constitution and laws.

Also, according to Article 14 of the draft constitution of the Republic of Uzbekistan, the State carries out its activities on the principles of social justice and legality, pursuing human well-being and sustainable development of society.

In general, the ummuminsonian principles begin with the recognition of the inalienable rights and freedoms of Man and citizen, and cannot be violated or arbitrarily limited.

It is also required that the legal state has a very high level of observance of human rights and freedoms, its protection, a sense of legal security and trust that is given to a person.