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JUSTICE AND LAW IN OUR COUNTRY PROMOTION OF PRINCIPLES OF DEVELOPMENT MAKE IT THE MOST IMPORTANT AND NECESSARY CONDITION

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Annotation: The article describes the work done on the second priority of the Action Strategy for the Development of the Republic of Uzbekistan for 2017-2021 - the rule of law and further reform of the judicial system. The need for the President to develop a new development strategy of Uzbekistan, taking into account the needs of our people. In order to ensure the coherence and continuity of reforms in the new Development Strategy of Uzbekistan, the principle "From the Action Strategy to the Development Strategy" is on the agenda as the main idea and the main criterion.

Keywords: Action strategy, development strategy, social protection, justice, law, society.

On the initiative of President Shavkat Mirziyoyev, five years ago, in consultation with our people, the Action Strategy for the five priority areas of development of the Republic of Uzbekistan for 2017-2021 was adopted. In the past, on the basis of this strategy, large-scale reforms have been carried out in all spheres of life of our country, including the judiciary. First of all, the reforms based on the Action Strategy have laid the groundwork for ensuring the true independence of the judiciary and increasing the role and importance of the courts in protecting the rights, freedoms and legitimate interests of citizens. In the last 5 years, more than 50 laws, decrees and resolutions have been adopted on priority issues in this area. Normative legal documents on the judiciary have been updated in line with the reforms. In particular, three new codes were adopted, and a number of other codes were significantly amended. New laws "On Courts", "On the Supreme Council of Judges of the Republic of Uzbekistan" and "On the Constitutional Court of the Republic of Uzbekistan" were adopted. On this legal basis, the judicial system has been radically improved. Reforms aimed at further reforming the judiciary serve, first of all, to ensure the true independence of the judiciary, to protect human rights and freedoms, and the legitimate interests of individuals. The results are illustrated by institutional reforms aimed at improving the structure of the judiciary in line with modern requirements, ensuring the openness and transparency of the judiciary, and strengthening human rights protection. In particular, on the initiative of the President five years ago to extend the term of office of judges, to form a highly qualified judiciary capable of making fair decisions in court, new procedures have been introduced for the selection and appointment of candidates for judicial positions. The first five-year, then ten-year, and then indefinite terms of office were important in ensuring that the judiciary was independent and subject only to the law. At the same time, the re-election or appointment of judges for a later term, as well as the subsequent election or appointment for a ten-year or even indefinite term after exemplary performance of their duties, is also a source of incentive. Today, the head of our state has put on the agenda the principle "From the Strategy of Action - to the Strategy of Development" as the main idea and the main criterion. It aims to ensure the continuity and continuity of the comprehensive and systemic reforms we have implemented over the past five years. In his congratulatory message

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on the occasion of the Constitution Day, the President said: In order to fulfill the tasks ahead of us, we will consistently continue our large-scale reforms within the framework of the New Uzbekistan Development Strategy." As noted above, extensive measures have been taken in the past. An in-depth analysis of the path of development of our country, today's dramatic changes, the growing social relations in the context of globalization require the development and implementation of a completely new approach and principles to ensure the rule of law and justice in our country. This makes it vital to launch a completely new phase aimed at ensuring the true independence of the judiciary and increasing public confidence in justice. At the new stage of the reforms, important tasks have been set to make the courts a real people's court, a reliable defender of human rights and freedoms, and the legitimate interests of entrepreneurs. From this point of view, the consistent continuation of reforms in the field of justice, further improvement of the sector, in particular, training, selection and placement of judges, ensuring genuine independence of judges are of strategic importance.

CONCLUSION

As the President said, "justice and the rule of law are the most basic and necessary conditions for building a people's state and ensuring human dignity." After all, justice is a solid foundation of statehood. The judiciary plays a key role in ensuring justice and the rule of law in society. Only an independent judiciary can legally and fairly protect the rights and freedoms of citizens.

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