

## THEORETICAL PRINCIPLES AND METHODS OF LEGAL EDUCATION

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**Resume:** In this article, the legal education and its contents are presented. The principles of legal education, the mechanisms of their implementation, and their importance in society are analyzed.

**Key words:** State, law, legal consciousness, position, social responsibility, Moral norms, order, system, Individual, principle, Education, rational, aspect, reform, democracy.

Our country is taking steps towards building a legal state, in this way, we are paying great attention to the issues of legal education and improving legal consciousness, and in this responsible position, we are carrying out multi-faceted activities in the course of our work in the communities, educational levels, and every person. In order to be legally educated, every person should take legal lessons to a sufficient extent to acquire legal knowledge, to accept it consciously, and to develop legal culture in particular. However, until today, the concept of legal education and its interpretation methods have not been fully explained by our scholars.

Legal education can be seen in a broad and narrow sense. In a broad sense, education aimed at influencing the mind of the whole community, the majority, and in a narrow sense, means of influencing a particular person and his mind. As a result of legal education, if a large mass or a person understands that their actions are orderly, if they try to violate the law, if they can manage themselves consciously, in accordance with the norms of law, the goal is considered to have been achieved. Therefore, legal education is considered to be the actions that are carried out consistently in a cooperative manner, have a clear goal and can influence the "group of people", inculcate in them the virtues of legal consciousness, legal knowledge, and compliance with the rules. As you know, in order to follow the rules, you need to know them first. With the help of legal education, it is necessary to convey to the mind of each person what is possible and what is not possible, what society and the state demand from him, what are the ways of complying with the rules.

Disruptors often do not understand that their actions are illegal, do not think that they are illegal, and understand that such actions are not worthy of punishment. In order for this understanding not to appear, it is necessary to explain and convey the meaning of disciplinary, administrative, material or moral punishment as a result of violation of the order established in each community, non-compliance with irregular norms.

The relationship between the individual and society depends on the orientation and marital position of the individual. The marital position is changed during the education

process. For that reason, in the first era, society took personal education under its supervision and entrusted it to the wisest people to fulfill this duty. Educating a person for marriage has been one of the most important principles of social enterprise. The social task of education is to train a person for some useful work, business. For example, teaching young people to some kind of art, to teach manners, art, behavior and others. Legal education is closely related to other types of education. For example, it is necessary to teach respect for society and state laws, and to respect the rules and regulations of the society and the state. Ethical norms and legal norms are close to each other. If a person is unethical, he does not comply with the requirements of the law. In fact, legal treatment of such individuals will be ineffective, and it will be difficult to implement punitive measures.

The legal education system is made up of three parts:

- Teaching the rules and regulations established by the state;
- Incite them in the midst of public bodies;
- Teaching young students to actively participate in the implementation of regulations.

Training of legal norms is understood as education of a person according to the program approved by the state bodies. Legal education can be general and specialized. The duty of legal education is to teach a person the rules and the ways to follow them. The legal duty of legal education is the ability of a person to apply the necessary legal norms in certain situations. One of the important tasks of legal education is to create the need to learn legal norms in a person, i.e. to provide him with legal education freely. A person brought up in the spirit of respect for legal norms gets used to the rules and regulations and encourages others to do the same. The forms of legal education find their expression in the way of dealing with each case. For example, the legal education form at the educational levels, the business and the business sector are far away. Pupils are taught the legal principles of gambling, gambling, and playing games during classes and outside of class.

Legal education can be carried out in the community or in an individual form. Bringing young people to legal education and legal education, holding meetings with the services of state bodies protecting the right, organizing question-and-answer parties or forming legal associations will give positive results. We are able to achieve the goal by offering individualized legal education, legal trainings in personal literature, arousing interest, learning the mental state of the student, and proving that he can accept and understand it.

Legal education has the following goals:

- To have sufficient and in-depth knowledge and information about the current legislation, regulations, and the rights and freedoms of a person, which are primarily related to a person;
- Shaping the behavior of people with real respect for the order of legal and cultural ability, raising its reputation, fighting against the manifestations of legal nihilism;
- Cultivating people's sense of legal obedience, inculcating the virtues of legal behavior into people's minds, strengthening the attitude towards lawlessness, and shaping the habits and ways of doing business, especially in legal business;

- Molded a special sense of faith that no crime goes unpunished.

As we have already mentioned, legal education is a multifaceted process that can be implemented in several forms. According to Pirogolkina, "Today, the following can be included in the widespread forms of legal education: legal propaganda with the help of victory propaganda tools; publication of winning legal literature; taking oral legal advice; providing legal education to the public; have professional legal education; I took a legal education; conducted legal education based on the influence of legal practice; He took legal education from me in the way of the influence of works of art and literature. Legal education tools are of great importance in shaping legal consciousness. The principles of legal education are distinguished in scientific and educational literature. Principles are a set of rules and main ideas that apply to a certain business. The principles of legal education are a set of specific, important rules and requirements that are used and relied upon in the implementation of legal education.

The following can be included among the principles of legal education:

- Legal education is inextricably linked with social life, in particular with legal business and legal practice;
- The scientific nature of legal education, its relevance to the achievements of science and legal knowledge;
- Focused on strengthening regularity, raising the reputation of the law, knowing the current laws and being able to use them;
  - Clarity and clarity of legal education.

Legal education has a special place in the work of legal education tools. Legal education, it should be said, is considered the basis of legal consciousness, legal culture, legal state. In order to create a legal state, the task of improving legal education, in particular legal education, has become a dominant task. Depending on the orientation of these two legal phenomena, the object of influence, it is possible to show several aspects. Education, especially legal education, has a direct impact on the emotional part of the human mind, the system of abilities, and the way of thinking. Education, in particular, legal education, affects the content of information on the rational aspects of human consciousness.

The goal of the democratic reforms carried out in all spheres of social life in our country is to create a fair public society and a democratic legal state. The most important condition for the success of the democratic changes and reforms carried out in our country, especially among the people, is the political and legal culture of the youth and the constitutional and legal knowledge. For that reason, the people have to respect human rights freedoms, to respect the actions of citizens in full obedience to the law, to understand their constitutional rights, to express their opinions on the events that happened in our country, and to implement a number of obligations. In conclusion, in all orientations where the modular learning process has been implemented in the educational system, in particular, the issue of connecting legal education with legal practice is considered one of the actual issues of improving legal education.

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