

# The Latest System of Transparency of Ship - Production in Uzbekistan

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## Abstract

The approved state program on implementation of the Strategy of Action for the five priority development directions of the Republic of Uzbekistan in 2017-2021 in the "Year of support of active entrepreneurship, innovative ideas and technologies", including: in the field of ensuring the rule of law and further reforming the judicial and legal system - further strengthening of the constitutional guarantees of the inviolability of the private life of citizens.

**Keywords:** Implementation; Principle; Law; Protection; Judicial and legal system

## Introduction

In accordance with the norms of the Constitution of the Republic of Uzbekistan, democracy in our country is based on universal principles, according to which man, his life, freedom, honor, dignity and other inalienable rights are the highest value.

The transfer to courts of the right to issue sanctions for detention in Uzbekistan shows the sequence of implementation of the Universal Declaration of Human Rights, the International Covenant on Civil and Political Rights, as well as other generally accepted principles and norms of international law into national legislation.

It should be noted that Uzbekistan increases the role of the court in pre-trial proceedings since independence, securing fundamental ideas for the protection and defence of the legitimate interests of the individual in court in the Basic Law - the Constitution of the Republic of Uzbekistan [1].

Giving priority to the method of evolutionary development, our society, step by step, is moving towards establishing independent judicial control over pre-trial proceedings. This is evidenced by the fact that the implementation of the protection of human rights and interests in Uzbekistan is one of the priorities of state policy.

## Constitution of Uzbekistan

The Constitution of Uzbekistan guarantees everyone the judicial protection of his rights and freedoms, the right to appeal to the court against illegal actions of state bodies, officials and public associations.

This constitutional norm was developed in the Criminal Procedure Code of the Republic of Uzbekistan. It should be noted that criminal procedural legal relations are the sphere of relations that are most sensitive to human rights, since the implementation of criminal procedure increases the risk of violations of constitutional rights of citizens [2]. Therefore, one of the most important principles of the criminal process is the protection of the rights and freedoms of citizens. In accordance with Article 18 of the Code of Criminal Procedure, all state bodies and officials responsible for conducting criminal proceedings are obliged to protect the rights and freedoms of citizens participating in criminal proceedings. The fulfilment of these duties by the said state bodies and officials is supervised by the prosecutor and the court [3].

## Judicial Procedure

Establishing a judicial procedure for sanctioning detention and extending its term imposes great responsibility on judges to identify and

establish investigative errors in the early stages of court proceedings, which allows for the effective protection of the rights and legitimate interests of a person who has become the focus of investigation.

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court documents, preparation of court reports in an approved form, and much more.

E-SUD allows citizens and representatives of legal entities to save time and resources, track the progress of consideration of an application, and quickly and conveniently receive all the necessary information on a civil case. This information system allows judges to improve the efficiency of working with applications, eliminate duplicate functions, and automate repetitive processes and actions when considering civil cases [5].

At present, inter-district civil courts in Andijan, Fergana, Namangan, Syrdarya and Jizzakh regions have local computer networks, there are necessary switching equipment, workstations of judges and secretaries are connected to the Internet equipment for connecting and using information system. The new program also significantly reduced

the costs associated with handling cases. From now on, citizens do not cs do not cs do not csts dTw T{ ( n)4(o)11(5(d,6.9(e(e)-4. n)46)6(e)-5e(e)-4.0o9)0.04.9-c-6.9(10(udg)8(es 6(e6 Twe5sk))1(-io))3(s)5(s)-80(udg)-66c9)dera(JTJio)6e.57pu036ciea-3 s u(r)-9(a)9-4612(5.923(e 6(h)otio)()-6(h)4(h)3(io))3(s)

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ity of the court as an independent branch of government, strengthening public confidence in justice, and expanding the use of information and communication technologies in the courts. The Palace of Justice complex will house the Supreme Judicial Council, Constitutional Court, Supreme Court, Research Centre for the Study of Justice at the Supreme Judicial Council, Department for Security of courts under the Supreme Court of the Republic of Uzbekistan and the Association of Judges of Uzbekistan, as well as the building formed the Academy of Justice of the Republic of Uzbekistan. Legislative principles of justice are the fundamental legal basis for the organization and activities of a truly democratic court that meets the requirements and conditions of today. Under the condition of strict observance of all these principles, it is possible to achieve high results in improving the efficiency of justice, the role of courts in carrying out tasks to protect the rights and interests of citizens. "To ensure fairness, openness and transparency of the consideration of cases in courts, a system of electronic distribution of cases has been introduced. From now on, it is the electronic program that determines which judge will consider the case, without human intervention. In order to ensure the openness and legality of judicial and investigative activities, as well as to reduce costs and bureaucratic red tape, the systems of "electronic criminal case" and "remote interrogation" are being introduced. The powers of lawyers in ensuring the rights and freedoms of citizens have been expanded. All this is the result of our judicial and legal reforms. At the same time, it is necessary to create a truly democratic and transparent system for selecting candidates for

the position of judge, studying their personal and professional qualities. In particular, we consider it expedient to legislatively fix such a procedure, when candidates for the position of judge are recommended

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