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# MEASURES TAKEN TO ENSURE THE PROTECTION OF THE RIGHTS, FREEDOM AND LEGITIMATE INTERESTS OF CONVICTS

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### **ANNOTATION**

This article provides comprehensive measures to improve the system of execution of punishment in our country, to ensure the protection of the rights, freedom and legitimate interests of convicts, to increase the effectiveness of educational work on their moral correction in order to prevent the commission of crimes. This article also reveals the need to introduce more effective legal foundations of moral education and labor training for their social adaptation in society after their future release.

**Keywords:** preventive measures, reintegration, mechanism, penitentiary system, strategy, international standard, application of alternative punishment for deprivation of liberty, process of retraining of people, adaptation to freedom.

### **INTRODUCTION**

Education of convicted persons in penitentiary institutions in the world the problem of preventing Penitentiary crimes committed by them is and is of global and urgent importance for all states. Moral correction and education of convicted persons, the formation and development of legal consciousness in them, the transfer of the inevitability of criminal responsibility for a penitentiary crime among convicted persons to their consciousness serves to prevent crimes that are about to be committed by them.

In the world today, in penitentiary institutions, comprehensive research work is carried out on theoretical and practical problems related to the moral correction and education of convicted persons. In this regard, especially on the basis of a radical reform of the conditions for the execution of criminal punishments, the development of a system of educational preventive measures associated with the liberalization of criminal punishments, a comprehensive approach to improving the educational preventive effectiveness of the penitentiary system, research of economic, social, political, cultural and educational aspects of its improvement, identification of factors, by expanding the possibilities of applying alternative punishments to imprisonment, it is important to develop preventive measures for crimes that are about to be committed and penitentiary preventive measures, to investigate specific aspects of the problems associated with the Prevention of crime in penitentiary institutions, the upbringing of convicted persons, and to find scientifically based solutions.

In order to improve the system of execution of punishment in our country, to ensure the protection of the rights, freedoms and legitimate interests of convicts, to prevent the commission of crimes, comprehensive measures are being implemented to improve the effectiveness of educational work on their moral correction. The result of the study of criminal Executive practice shows the need to comply with the rights of convicts, ensure that their honor and dignity are respected, introduce a more effective legal framework for Moral Education and training to work in order to socially adapt them to society after their future release.

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In order to radically improve the criminal executive legislation of the Republic of Uzbekistan taking into account modern international standards and advanced foreign experience, as well as in accordance with the strategy of action in five priority areas of development of the Republic of Uzbekistan in 2017-2021<sup>1</sup>, extensive work was carried out in this direction, setting priorities for improving the system of formation of law-abiding behavior in the minds of convicts, respect for a person, labor, rules and traditions of social life, further expansion of the circle of rights of convicts in accordance with generally accepted international standards.

In addition, as an integral continuation of the "strategy of action", the most important document directly related to the future of Uzbekistan was adopted-the decree of the president of the Republic of Uzbekistan "on the development strategy of New Uzbekistan for 2022-2026<sup>2</sup>. The development strategy of the new Uzbekistan is aimed at achieving 100 goals within the framework of 7 priorities for the development of Uzbekistan in the next 5 years. In the second direction, it was focused on the goals of transforming the principles of justice and the rule of law in our country into the most basic and necessary condition for development. The provision of the rule of law and constitutional legality is defined as "the widespread introduction of the humanitarian principle to the execution of criminal penalties" and provides for "the introduction of mechanisms to ensure the full reintegration of convicted and penitentiary persons into society<sup>3</sup>.

During the years of independence, special attention began to be paid to the radical reform of the penitentiary system in our republic and its adaptation to World requirements. For example, this sphere has been liberalized to a certain extent, a legal framework has been created to radically improve the conditions of serving the sentence, to regulate the process of recosialization of persons serving the sentence, especially control over the process of adaptation to freedom.

Considering the upbringing of convicted persons as one of the priorities for further reform of the judicial system, research in this area is becoming more important. The Criminal Code of the Republic of Uzbekistan (1994), the Criminal executive code of the Republic of Uzbekistan (1997), the laws "on the Prevention of offenses", "on the internal affairs bodies" (2016), "on administrative control over certain categories of persons released from penitentiary institutions" (2019, Decree of the president of the Republic of Uzbekistan "on amendments and additions to certain legislative acts of the Republic of Uzbekistan "in connection with the improvement of mechanisms for the protection of the rights of convicts and persons in prison", decree of the president of the Republic of Uzbekistan "on the strategy of actions for the further development of the Republic of Uzbekistan" (2017), Decree of the president of the Republic of Uzbekistan "on measures to further improve the system of prevention of offenses and combating crime" (2017), "on measures to radically improve the activities of the president of the Republic of Uzbekistan in the field of execution of punishments associated with deprivation of liberty of internal affairs bodies" (2017), "on measures to radically improve the \*resolution of the Cabinet of Ministers of the Republic of Uzbekistan "on measures to improve the system of general education and

November 7, 2018

<sup>&</sup>lt;sup>1</sup> Decree of the president of the Republic of Uzbekistan dated February 7 ,2017"on the strategy of actions for the further development of the Republic of PF–4947" // collection of legislation of the Republic of Uzbekistan, 2017y., Issue 6, Article 70.

<sup>&</sup>lt;sup>2</sup> Mirziyoyev Sh.M. "New Uzbekistan development strategy". Completed second edition.- Tashkent: Publishing House" Uzbekistan", 2022y., 105 p.

<sup>&</sup>lt;sup>3</sup> The development strategy of the new Uzbekistan is aimed at achieving 100 goals within the framework of 7 priorities for the development of Uzbekistan in the next 5 years. In the second direction, "the principles of justice and the rule of law in our country" <sup>4</sup> Decree of the president of the Republic of Uzbekistan "on measures to radically improve criminal executive legislation",

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vocational training for persons sentenced to imprisonment" (2019), resolution of the Cabinet of Ministers of the Republic of Uzbekistan "on organizational measures to ensure the effectiveness of the activities of institutions for the execution of sentences related to imprisonment" (2020), resolution of the plenum, The Ministry of internal affairs of the Republic of Uzbekistan serves to carry out the tasks set out in the "internal procedures of penitentiary institutions of the type of imprisonment (2013), "on amendments and additions to the internal order rules of penitentiary institutions of the type of imprisonment" (2019) and other legislation on the subject.

In short, the moral correction and upbringing of convicted persons is not a complex of hardened legal and moral social knowledge, but a system of legal and moral knowledge, which is constantly enriched with originality as a process of moral correction and education of convicted persons.

It should be noted that the most important of the measures taken to ensure the protection of the rights, freedoms and legitimate interests of convicts to this day, since 2017, 21 decrees related to pardon have been published and 5,555 persons who have been serving the term of punishment have been pardoned on the basis of these decrees. In 2022 alone, 203 persons were pardoned by three presidential decrees<sup>5</sup>.

### **USED LITERATURE**

- 1. Decree of the president of the Republic of Uzbekistan dated February 7, 2017"on the strategy of actions for the further development of the Republic of PF–4947" / / collection of legislation of the Republic of Uzbekistan, 2017y., Issue 6, Article 70.
- 2. Mirziyoyev Sh.M. "New Uzbekistan development strategy". Completed second edition.- Tashkent: Publishing House" Uzbekistan", 2022y., 105 p.
- 3. The development strategy of the new Uzbekistan is aimed at achieving 100 goals within the framework of 7 priorities for the development of Uzbekistan in the next 5 years. In the second direction,"the principles of justice and the rule of law in our country"
- 4. Decree of the president of the Republic of Uzbekistan "on measures to radically improve criminal executive legislation", November 7, 2018
- 5. The channel "official posts" informs.

<sup>5 &</sup>quot;Расмий хабарлар" канали маълум қилади.