THE PURPOSE AND FUNCTION OF THE PROSECUTOR'S CONTROL OVER THE EXECUTION OF LEGISLATION ON MINORS

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Abstract: this dissertation presents the goals and objectives of prosecutorial control over the implementation of legislation on minors, their legal bases, suggestions and recommendations aimed at improving prosecutorial control in this area, as well as the prevention of uncontrolled and illegal actions among minors.

Keywords: profile of minors, Prosecutor's supervision, lack of control and delinquency among minors, profiling of offenses.

The reforms carried out to ensure the rights and freedoms of minors in our country, protect the legitimate interests of our children and, most importantly, raise a harmonious generation to the level of state policy, educate them to be educated, spiritually Mature and energetic, and ensure the legal protection of children are an important factor in the development of society as a whole.

Esteemed President Sh. M. Mirziyoev in the word "I congratulate the participants of sports games "harmonic generation"....all the reforms conducted in our country, large-scale program aimed at a unified and glorious purpose. It is also an expression that we make the life of our people more prosperous and prosperous, raise our children more mature and harmonious in all respects," and look at our sons and daughters: "we have a great history to admire. There are great treasures to be admired. We have precious resources that are worth to admire. And believe me, if God wills, we will have a great future. Such a bright future, first of all, how ambitious and energetic you are we can understand the degree of trust in the younger generation, which has not yet reached maturity in our country, by saying "our generation, which entered life with dreams and aspirations and is not inferior to anyone, will restore the youth of Uzbekistan as a whole" [1].

The protection of the rights of minors is of particular importance. After all, they do not have equal opportunities in terms of age, qualifications, in comparison with others in protecting their rights and interests, in restoring their violated rights. Therefore, in our country, the protection of the rights of minors has been identified as one of the main tasks of each state body.

Almost all law enforcement agencies in the country, local governments and local selfgovernment bodies, including young people support was laid, preventing them from falling under the influence of various criminal trends and ideas, protecting the rights and interests of children, and providing close assistance in preventing crime [2].

In particular, one of the activities of the Prosecutor's office aimed at strengthening the rule of law is to monitor the implementation of legislation on minors, which includes the education of minors, the protection of their rights and freedoms, their carelessness and lack of control, and the fight against offenses and crimes. Prosecutor's control over the legality of the activities of various organizations, institutions, enterprises, and officials involved in the Affairs of minors is carried out.

It is known that according to Article 2 of the Law"About Prosecutor's office" the main tasks of bodies of Prosecutor's office of the Republic of Uzbekistan are the rule of law, strengthening the rule of law, protection of the rights and freedoms of citizens, legitimate interests of society and the state, the constitutional order of the Republic of Uzbekistan.

In this direction, the Prosecutor's office makes a significant contribution to such areas as carrying out certain works, ensuring social and legal protection of minors, preserving their health, and Preventing offenses and crime among them.

At the same time, the analysis of the work carried out in this area requires further monitoring of the implementation of legislation on minors, improving the effectiveness of the profile of uncontrolled violations and offenses among them, as well as increasing the responsibility of agencies and officials associated with this area.

It should be noted that the role of Prosecutor's control, which is one of the activities of the Prosecutor's office, is important in monitoring the accurate and uniform implementation of laws in the country.

Prosecutor's control is a special activity of the Prosecutor's office that monitors the exact and uniform implementation of the Constitution and other laws of the Republic of Uzbekistan on behalf of the Republic of Uzbekistan, on its territory.

Prosecutor's supervision is a type of state activity carried out by the Prosecutor's office, which is expressed in checking compliance with the Constitution and the execution of laws by means of Prosecutor's supervision.

S. Alekseev and N. Votchell noted that the goal and objective prosecutorial control is the result of the work of the Prosecutor's office, aimed at the achievement of the whole.

It follows that the purpose of prosecutorial control over the implementation of legislation on minors is to protect the rights and freedoms of minors, restore violated rights, and carry out a profile of uncontrolled violations and violations among them.

Also, when monitoring the implementation of legislation on minors, the order of the Prosecutor General "on improving the effectiveness of Supervisory activities for the implementation of legislation on minors «of 11.09.2017 is of great importance. This is in the sphere of monitoring the implementation of legislation on minors in accordance with the decree:

- strengthening the rule of law, ensuring the rule of law, protecting the rights, freedoms and legitimate interests of minors;

- ensure unconditional compliance with the requirements of the Convention on the rights of the child by state authorities, law enforcement agencies and local self-government bodies, enterprises, institutions, organizations and officials, the norms of international law generally recognized in this field, as well as national legislation;

- lack of control, carelessness, delinquency;

as well as preventing and profiling crime, identifying and eliminating possible causes and conditions of its Commission;

- identification of systemic violations based on continuous analysis of legality and law enforcement practices;;

- Develop proposals for improving the activities of legislative and prosecutorial bodies and forming a unified practice in the field of law enforcement;;

- improving the forms and methods of monitoring the implementation of legislation on minors is defined as the main tasks of the Prosecutor's office.

Therefore, in the society of juvenile delinquency, unfortunately, cases of crimes are also quite common. For example, the rate of suicide and suicide among minors remained high. In order to eliminate them, law enforcement agencies have established tasks and tasks that are clearly systematized, with the following functions:

first, working alone with minors who are prone to suicide or murder, returning them to a healthy lifestyle, and creating a system to ensure their active participation in public events;

secondly, to conduct analytical discussions on the study and outcome of the socio-spiritual environment of the gods who committed murder, in inter-Agency cooperation, to identify the reasons for the murder and take measures to eliminate shortcomings in this regard.;

third, organize the identification of children who are prone to problematic, negative situations in which schools, academic lyceums and colleges are subject to behavior changes based on testing methods, conversations, etc. on the part of educational psychologists and take measures to eliminate existing problems;

in order to prevent suicides and conspiracies among four minors, it is advisable to transfer the cooperation of IFI and OFI consultants, psychologists of educational institutions, pay special attention to ensuring that some minors living in the neighborhood are immediately informed of this in cases where there are changes in the behavior, posture and mood of some minors.,

It is the Institute's psychologists who are charged with identifying existing problems of students in educational institutions and helping them to solve them. But not enough importance was attached to the work of providing educational institutions of the Republic with qualified psychologists. Therefore, it is necessary to ensure the functioning of psychologists with specialization in educational institutions.

In addition, questions are raised about the introduction of juvenile justice, which is related to the work of minors in our country with the inclusion in the international community of a number of international legal acts. The Yustisiya juvenile justice system, in turn, includes juvenile judges, juvenile prosecutors, children's advocates, agencies and institutions in the profile of uncontrolled and criminal minors. This gives the expected effect of coordinating the activities of these bodies (with the exception of the court) by the Prosecutor's office. After all, according to the decree of the President of the Republic of Uzbekistan "On measures to further improve the system of combating crime and specialised delinquency", the structure of interdepartmental commissions on Affairs of minors, as well as the calculation of the working body of the Republican Committee of the Prosecutor General of the Republic of Uzbekistan is determined in accordance with the decree of the President of the Republic of Uzbekistan "On measures to further improve the system of combating crime and the relevant offences."

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