

THE EFFECTIVENESS OF THE ELECTRONIC SYSTEM "E-QAROR"

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ANNOTATION

In this article, we will discuss the work done in relation to the impact of legislation adopted in our country on the reform process, specifically, resolution 390 of the Cabinet of Ministers on measures to introduce the electronic system "E-qaror" on the activities of local government bodies on June 22, 2021, as well as the development, agreement, adoption, registration, and announcement practices.

Keywords: legislation, "E-qaror", registration, electronic system, authorities decisions and orders.

INTRODUCTION

The extent of study done in relation to the impact of our country's reform legislation on the reform process is extensive. Nonetheless, the complexity and lack of transparency of the local executive authorities' decision-making processes, as well as the absence of information and communication technology in the sphere, hampered the prompt and effective resolution of problems that arose in the areas. These issues necessitated a straightforward and practical approach to decision-making.

As a result, the Cabinet of Ministers adopted Resolution on February 3, 2021, in order to ensure the implementation of the decree of the President of the Republic of Uzbekistan "on the state program on the implementation of the strategy of actions on five priority directions of development of the Republic of Uzbekistan in 2017-2021 "year of youth support and strengthening of Population Health."

According to this decision, the single electronic system "E-qaror" was introduced, and the practice of developing, agreeing, accepting, registering, and notifying local state authority decisions and orders only through the electronic system "E-qaror" began on July 1, 2021.

So, what exactly are the benefits of this system?

First and foremost, legality and the rule of law are guaranteed. That is, the governor's judgments were tainted by the risk of unauthorized alteration or falsification. The judicial authorities will oversee the entire process, from the creation of the governor's draft decision through its adoption. It enabled the system to analyze approximately 100 governor's choices made by a variety of specialists from various ministries and departments.

Second, the governors' operations are encouraged to be transparent. Each decision made through the electronic system "E-qaror" on the site e-qaror.gov.uz will be assigned a unique number that will not be replicated and will be automatically published. The public was given power over the authorities' normative innovation process.

Third, the sector was introduced to information and communication technologies. And this contributes to the labor productivity of decision-making, registration, and computerized

implementation of the processes of providing them a unique number that the governors do not duplicate.

Most importantly, through the introduction of the electronic system of "E-qaror" in all the authorities of the Republic, the role and role of citizens in public control is increasing, active participation of citizens in the process of creativity of the local norm is ensured, the activity and conduct of the authorities are becoming transparent, the authorities create conditions for violation of constitutional rights, also, the establishment of rules and norms that introduce excessive administrative and other restrictions that lead to unreasonable expenditure for entrepreneurs is being taken over. It is also worth noting that decisions and orders that have not been made through the electronic system "E-qaror" are considered invalid.

In the Andijan area, a total of 2463 decisions and orders have been adopted since the introduction of the computerized system "E-qaror" of which 1307 are governor's decisions, 658 are governor's orders, and 498 are Council decisions. This system has changed 22 normative decisions, 15 of which have lost their power, and 11 of which have been revised.

The structure of the electronic system "E-qaror" is fully consistent with the idea of Administrative Reforms in the Republic of Uzbekistan, as approved by the president's decree No PF□5185 dated September 8, 2017.

The implementation of each of the responsible people's tasks and functions in the development, agreement, legal expertise, adoption, and announcement of regulatory and non-regulatory decisions of local government bodies using the electronic system "E-qaror" is specifically described.

The term for project consideration and agreement (signing) by interested organizations of decisions and orders delivered through the electronic system "E-qaror" is established as three days. If the legislation does not provide otherwise, the draft document must be considered and agreed upon within this time frame.

Another advantage of the electronic "E-qaror" system is the ability to carry out normative-legal decisions in electronic form from judicial bodies with legal skill. Instead, if all of these types of procedures were carried out in the previous order on paper, this approach would totally electronics the process and eliminate overexertion. The project developer now produces a decision-making project and agrees with the interested organizations using the decision-making system, and the Responsible Officer of the forensic body conducting the examination also uses this system to carry out the legal expertization process.

The task has been assigned to the judicial authorities to conduct continuous monitoring of the processes of development, agreement, adoption, registration, and publication of decisions and orders of local government bodies only through the electronic system of "E-qaror" according to the government's decision.

The electronic system has been adopted by a total number of local government entities since its inception as a result of the monitoring carried out to assure the task's implementation. It was discovered that 124 decisions and directives were made in violation of the law.

The passage of decisions and decrees on matters such as land plot allocation, property rights, family-marriage, and labor relations, which are not within the scope of local government organizations' competence, resulted in the majority of law violations.

However, each local government agency has allocated a staff unit for a legal service employee, and qualified personnel with higher legal education operate in this area. One of their main task is to prevent the adoption of documents that contradict this legislation.

However, the results of the analysis show that the subordination of a legal service employee directly to the head of the organization negatively affects the legal organization of its activities, leading to the adoption and execution of documents of this type.

As a result, there is a reason for violation of the rights of citizens protected by law and the appeal to the court and law enforcement agencies in the matter of restoring their violated rights.

Since October 1, 2018, legal service centers have been established throughout the Republic of Azerbaijan, in accordance with the president's resolution "on measures for further improvement of legal services to state bodies and organizations" dated June 29, 2021, No PF-5168, and the Centers now provide services to 12 state bodies and organizations in each district (city).

The adoption of this decision has opened up opportunities for the provision of high-level legal services to state bodies and organizations at the district and city levels, as well as for the further strengthening of legality and rule of law in their activities, legal services to organizations such as irrigation, construction, veterinary, and pension funds, which currently lack legal support, and the elimination of excessive paperwork and corruption.

The legality and rule of law in state authorities and organizations in practice ensure the creation of these centers. That is, the legal service's primary responsibility is to ensure the legality and rule of law in government agencies and organizations. However, the execution of this duty is not sufficiently secured for a variety of object and sub-object reasons.

The operations of legal services to secure legality and the rule of law are not independent of them, and under the direct or indirect influence of management staff, they did not submit sufficiently to them. As a result, unlawful work in government agencies and organizations becomes more prevalent.

And legal services centers are not subject to the heads of state entities and organizations, they cannot be influenced by them, and they operate entirely autonomously. As a result, state entities and organizations' legality and rule of law have achieved a qualitatively new level.

In light of the foregoing, it is also desired to develop the practice of the Centers providing legal services to local government organizations in order to improve and expand the operations of the existing centers.

As a result, full protection of the rights of employees working in this organization and adoption of legal documents in conformity with the law will be realized with the help of the possibilities and rights offered to the center's employees in accordance with the law.

LIST OF REFERENCES

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