ISSN: 2249-7137 Vol. 11, Issue 12, December 2021 SJIF 2021 = 7.492

A peer reviewed journal

SOME ASPECTS OF INTERACTION OF THE INTERNAL AFFAIRS AND UNITS OF THE NATIONAL GUARD IN PUBLIC SECURITY

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DOI: 10.5958/2249-7137.2021.02741.5

ABSTRACT

The article provides a scientific analysis of the legal and organizational foundations of cooperation between the National Guard and law enforcement agencies in the maintenance of public security, as well as offers and recommendations for the theoretical and practical improvement of this area. The results of ongoing reforms in this area were also scientifically analyzed and opinions were expressed about its role in society.

KEYWORDS: Maintaining Public Order, Ensuring Public Safety, Law Enforcement, National Guard, Patrol, Post, Patrol Service, Interaction.

INTRODUCTION

Within the framework of large-scale reforms carried out in our country, special attention is paid to ensuring the peaceful and peaceful life of the population, as well as the formation of a culture of obedience to the law and public safety in our society.

In particular, the introduction of completely new rules and procedures for the organization of work in the direction of ensuring public security on the basis of the principle of "serving the interests of the people" was carried out, mutual purposeful cooperation of state bodies with public structures was established.

At the same time, various risks and conflicts in the world, threats to the peace and tranquility of the country, pandemics, natural and technological disasters have imposed on the responsible state structures the task of further improvement of their activities on the basis of the prevailing idea that "all efforts are for human dignity[1].

It was also determined to categorize each district, city and neighborhood in accordance with the criminal situation in the regions, as well as to attract all the necessary forces and Means for the elimination of "criminal foci"in cooperation with the authorities, sectors and the public [2].

In a word, as correctly noted by the scientists of lawyers who conducted scientific research in this area, the reforms carried out with the internal affairs bodies in the activities of the National Guard are aimed at strengthening the rule of law, protecting the rights and freedoms of citizens, maintaining public order and increasing the effectiveness of public safety activities[3].

It is known that any state body can not ensure the effectiveness of its activities within the framework of its internal capabilities, without organizing cooperation with other structures. In particular, the internal affairs bodies interact with network services, other law enforcement

ISSN: 2249-7137 Vol. 11, Issue 12, December 2021 SJIF 2021 = 7.492 A peer reviewed journal

agencies, state and public organizations, which are included in the structural system in the implementation of the tasks assigned to them[4].

We know that today the interaction of internal affairs and National Guard bodies is strengthened by legislation. In particular, in normative legal acts, the bodies of internal affairs carry out their activities in an open and transparent manner, in cooperation with state bodies, self-government bodies of citizens, other organizations and citizens, as well as mass media[5] it is also established that the National Guard shall cooperate with state bodies and other organizations, civil society institutions and citizens in accordance with the procedure established by law in the performance of the duties assigned to him[6].

The laws of the Republic of Uzbekistan "on internal affairs bodies" and "on National Guard" are an important legal basis in this regard. In the subordinate documents adopted on the basis of this law, namely presidential decrees, decrees and orders, decree of the Cabinet of ministers, departmental normative-legal acts and joint decisions, the organizational bases of interaction of internal affairs and bodies of National Guard are established. In particular, the law of the Republic of Uzbekistan "on internal affairs bodies" and

Adopted in 2017-2021 in order to ensure the implementation of the tasks defined in the strategy of action on the five priority areas of the development of the Republic of Uzbekistan, the president of the Republic of Uzbekistan adopted a resolution "on the fundamental improvement of the effectiveness of the activities of Internal Affairs bodies, public order, the rights of citizens, decree of the president of the Republic of Azerbaijan on measures to ensure reliable protection of their freedoms and legitimate interests" № PF-5005 (April 10, 2017) is an important document regulating the activities of maintaining and ensuring the safety of public order.

The following important documents, which play a key role in the legal regulation of the activities of the Internal Affairs and public order maintenance and security of the National Guard bodies adopted within the framework of the execution of this decree: — Decree of the president of the Republic of Uzbekistan on measures to ensure more effective organization of the process of acquisition of rights over land parcels and other immovable property as part of the South Caucasus pipeline expansion project more ... , decisions of the PP-3786 (June 19, 2018) and PP-4075 (December 24, 2018)"on additional measures to improve the effectiveness of public security provision "(June 19, 2018) on additional measures to improve the profile of offenses and the effectiveness of combating crime have played an important role in the effective organization of the activities of the Departments of maintaining public order and ensuring

By the decree of the president of the Republic of Uzbekistan № PP-3528 (14 February 2018), the responsibility for the implementation of Public Order Maintenance in the regions of the sectors was imposed on the responsibility of the Departments of Internal Affairs, which were reorganized in the city of Tashkent, and their leaders were given the right to determine the Daily dislocation of

In order to strengthen peace and stability in our country, large-scale democratic reforms in the system of ensuring the security of the state, society and personality are continuing consistently. In order to ensure peace and tranquility of the population, the decree of the president of the Republic of Uzbekistan "on measures to raise the activity of internal affairs bodies in the field of ensuring public security and combating crime to a qualitatively new level" № PF-6196 (March 26, 2021) was adopted.

ISSN: 2249-7137 Vol. 11, Issue 12, December 2021 SJIF 2021 = 7.492 A peer reviewed journal

According to the decree, as completely new elements of the organization of activities of the internal affairs bodies to maintain and ensure the safety of the public order were established::

first, on the basis of the base punches of the internal affairs bodies, a step-by-step Organization of the neighborhood law enforcement agencies was established. According to him, the neighborhood Law-Enforcement office is considered the main sub-branch of Public Security in the territory, prevention of violations and combating crime, on the basis of which the relevant sectoral services of the internal affairs bodies;

secondly, the "road map" on further improvement of the system of internal affairs bodies was approved by this decree. In accordance with it, it was determined to introduce a qualitatively new system of ensuring public safety, which provides for the following: confirmation of the concept of public safety of the Republic of Uzbekistan; determination of new rules for the mutual cooperation of the Departments of patrol-Post and Road-Patrol Services, profilactics of offenses and Probation Services;

In order to further increase the role and responsibility of the internal affairs bodies in ensuring the effective implementation of the new measures to ensure public safety, the decree of the president of the Republic of Uzbekistan "on additional organizational measures to further improve the activities of Internal Affairs bodies in the field of ensuring public safety and combating crime"PP-5050 (April

In order to prevent any threats to the peace and tranquility of our country, to establish a system of training of highly qualified specialists in the field of maintaining public order and ensuring security on the basis of advanced international standards, as well as to increase the personnel potential of its divisions in this field, the resolution of the president of the Republic According to the resolution, the National Guard Military-Technical Institute was reorganized as the University of Public Security of the Republic of Uzbekistan.

In accordance with the decree of the president of the Republic of Uzbekistan dated March 26, 2021 "on measures to raise to a qualitatively new level the activities of internal affairs bodies in the field of ensuring public security and combating crime"PF-6196, as well as in order to further develop the system of ensuring public security in our country and, Decree of the president of the Republic of Uzbekistan "on approval of the concept of public security of the Republic of Uzbekistan and measures for its implementation" (November 29, 2021) was adopted PF-27.

Today, it is worth noting that the number of crimes decreased by 12 thousand compared to 2017, and by the end of six months of this year, almost 50 percent of the existing 9 thousand 251 districts did not allow any crime. This is of course evidence of the positive effect of our reforms and it is necessary to continue our work consistently [7].

When considering issues of Organization of interaction of internal affairs and National Guard bodies in the field of maintaining public order and ensuring security, it is desirable to first give a definition to the concept of interaction in the object under study.

Interaction in ensuring public order and security is the effective use of forms and methods of activity, Service powers in a coordinated manner, based on the legislative and statutory legal acts of the subjects engaged in this activity[8], in which two or more services, ie separate non-subordinate members of the management, mutually agree on their actions[9]. Criminologist Z.S. Zaripov said, the organization of cooperation can also be viewed as the emergence of a goal that

ISSN: 2249-7137 Vol. 11, Issue 12, December 2021 SJIF 2021 = 7.492 A peer reviewed journal

covers such issues as the division of labor in the system of internal affairs bodies, the division of tasks and obligations between structural divisions. The purpose of interaction refers to the proper distribution of power and means in solving the common tasks facing the management system[10].

Lawyer scientist I. In his research, Ismailov divides this cooperation into the following four areas: a) internal departmental cooperation; B) interagency cooperation; c) public cooperation; d) international cooperation[11]. Proceeding from this, it can be said that the interaction of the bodies of internal affairs and the National Guard in the field of maintaining and ensuring the security of public order includes a wide range of contacts and is the direction of external cooperation of the bodies.

Cooperation in all conditions is carried out by planning and conducting joint events, preparation of proposals on the issues of data exchange, protection of Public Order and submission to the relevant organizations[12].

Mutual exchange of information between internal affairs and National Guard bodies in the field of maintaining and maintaining public order is a common form of cooperation. According to the conclusion that the employees of the internal affairs bodies have developed on the basis of collecting, analyzing and sharing information, precisely in relation to persons who are prone to offenses or offenses, determine their destinies, it is noted that the acquisition and processing of information by some scientists is one of the main technologies of the activities of the Internal Affairs[13].

The following are the printouts of the interaction of the Internal Affairs and National Guard bodies in the field of maintaining and ensuring the safety of public order::

- Constitution and rule of law;
- pre-developed and conducted according to the agreed plan;
- subordination of lower organs to higher organs;
- not to deviate from the established scope of competence;
- organization and prompt resolution of any issues.

Studies have shown that effective organization of interaction of internal affairs and National Guard bodies in the field of maintaining and maintaining public order and ensuring security, first of all, depends on the legal regulation of this cooperation; second, on the clear definition of the main directions, methods and forms of interaction, forces and means, as well as on the fact that cooperation is clearly; from the four, the co-planning of cooperation, the effective implementation of the plans in force, and the joint analysis of the results of the work are largely dependent on this.

As a specific aspect of the interaction of the Internal Affairs and National Guard bodies in the field of maintaining and ensuring the security of public order, the following can be stated::

- availability of subjects, objects and subjects, common goals, tasks and directions of joint activities;
- solidarity, mutual assistance and mutual support;

ISSN: 2249-7137 Vol. 11, Issue 12, December 2021 SJIF 2021 = 7.492 A peer reviewed journal

- aspiration to achieve positive results;
- excellent (optimal) cooperation, application of optimal forms and methods for both sides;
- possession of information supply and analysis;
- the responsibility of the participants for the organization of cooperation and the evaluation of joint activities.

In conclusion, it is important to improve the legal and organizational-tactical framework for cooperation between law enforcement agencies and the National Guard in maintaining public order and security, identifying, preventing and allows you to effectively organize your activities, such as taking remedial action.

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