

**THE IMPORTANCE OF MEDIA IN THE ESTABLISHMENT OF THE
FOUNDATION OF THE THIRD RENNEISM IN NEW UZBEKISTAN**

Ruxsora Tolibjanovna Elmuratova*

*Teacher,

Department of Translation Studies and International Journalism,

Tashkent State University of Oriental Studies,

Tashkent, UZBEKISTAN

Email id: ruxsor@mail.ru

DOI: 10.5958/2249-7137.2022.00194.X

ABSTRACT

The XXI century is the age of agility, speed, information and information technology, intellectual resources, high technology, and modern knowledge are becoming key factors in human development. Reforms in the humanitarian sphere in the process also pose several new challenges for the media. In this article, we intend to follow several innovations in the media on the example of the importance and aesthetic significance of information communication in public administration.

KEYWORDS: *Modern Uzbekistan, Violent, Thinking, Humanitarian, Principle, Communication, Reform, Law, Honor, Globalization, Social Policy.*

INTRODUCTION

As noted in the Address of the President of the Republic of Uzbekistan Shavkat Mirziyoyev to the Oliy Majlis, “Undoubtedly, confidence in our own strength and capabilities unites us in the noble goal of creating the foundation of the Third Renaissance, strengthening it and stronger. These aspirations have become huge practical works, and the great people's movement is expanding. It is the great happiness and an honor to be in such a powerful line.” [1]. Here the advanced views reflect the widely developed legal information communication. I described the problems of the experienced historical period more broadly in the works, which are subject to everyday and only everyday communication that is familiar and habitual in life. I significantly reflected these changes in the structure of our problems and opinions about the old and new in legal regulation, its legitimacy, effectiveness, as well as prospects of legal policy.

So what is the role of information and legal communication in the state's management and society in the current period of rapid globalization of information? Are some elements of the information society being put into practice?

If applicable, in what forms are they implemented?

Today's social necessity poses similar questions to the people of our century, including experts in the field. After all, today our state has accumulated unique experience in governing society. In addition, no society can be imagined without social, legal information communication, in the period of changes and developments in society, the study of legal information communication as

a manifestation of the spirituality of our people, the specific roots of the modern information society is an urgent task.

President of the Republic of Uzbekistan Sh.M. As Mirziyoyev said, "Of course, I deeply understand that all the changes we are planning are extremely multifaceted and very important, but no matter what obstacles and difficulties we face, no matter how acute and pressing we face, we do not make hasty ill-considered decisions. We don't consider it necessary to comment on such fabrications." [2]

The importance of information communication in world politics in public administration: The need to study and understand the problems of democratic principles of government in relation to the role of public policy in the management of state and society raises serious issues in philology. The highest examples of world culture are being studied in the current century in a global scientific problem, there are enough opportunities to conduct excellent, qualitatively new scientific research in the humanities. The science of journalism, which well uses this, has also taken a new look at its object, a deeper understanding of the problems of information and legal communication. Analytical study of legal information communication is important for the discovery of the laws of the human spiritual world, worldview, and way of thinking.

The social environment is always closely connected with the literary-spiritual, cultural life. Innovations and changes in the consciousness, mentality and mentality of today's people are primarily reflected in the legal, cultural, spiritual, and information communication networks. In particular, the communication of legal information, which requires a more complex and critical approach to the management of the state and society, the issue of its extensive study is a pressing problem facing journalism.

The most important task in this field of journalism is related to the right to information and the importance of legal information in public administration.

It should be noted that the right to information is an emerging inter-sectoral system of legal norms governing public relations in the field of creation, use, movement, and protection of information (information resources). With the growing importance of information relations, computer technology, in general, and modern advanced technologies, information in the field is available not only in electronic form but in any form.

Information law is a network of legal investigations in law, a set of legal norms governing public relations in information related to the circulation of information, the formation and use of information resources, and the creation and use of information systems to ensure safe information.

Originally "information" - information transmitted by people orally, in writing or otherwise (as conventional signals, fire, flags, beacons, and colors, and then using technical means and other means), since the middle of the twentieth century the term "information", has become a general scientific concept involving the exchange of information between man and machine, machine and machine, the exchange of signals in the animal and plant kingdoms, the transition of characters from cell to cell, organism to organism (e.g. genetic information); one of the basic concepts of cybernetics (Information - the word is derived from Latin, information, which in this sense means information, clarity, introduction). In the modern world, information is one of the most important sources and, one of the driving forces of the development of human society. The

information processes that take place in the material world, in living nature, and in human society are studied (or at least taken into account) by all scientific disciplines, from philosophy to marketing.

Historically, information research has been directly involved in two complex branches of science - cybernetics, and informatics.

Emerging as a science in the middle of the twentieth century, informatics is separated from cybernetics and is engaged in research in the field of methods of obtaining, storing, transmitting, and processing semantic information. The importance of legal information communication in the implementation of this research is enormous.

In short, "the radical reforms and measures implemented at the initiative of the President of the Republic of Uzbekistan in all spheres of state and public life have further strengthened the business spirit and strengthened the civic position, expanded the participation of everyone in government and society" [3] Another example is the Law of the Republic of Uzbekistan "On e-Government" adopted by the Legislative Chamber on November 18, 2015, and approved by the Senate on December 3, 2015., ensuring efficiency and transparency, strengthening their accountability and executive discipline, creating additional mechanisms to ensure the exchange of information with the public and businesses; creating opportunities for applicants to interact with government agencies throughout the country in the framework of e-government; Formation of databases of state bodies, the Single interactive portal of the state services and the Single register of the electronic state services within the tasks assigned to it. [4]

Demonstrating the role and importance of legal communication in the development of the media was identified as an important issue. Indeed, the study of the problem of information legal communication in the state's management and society is also important in determining the poetic scope of journalism of a particular period. The new spiritual environment in the media has dramatically changed our worldview. This has led to a renewed attitude to information communication, public administration, and certain changes in our artistic thinking. The laws and decrees of today's modern times have moved the hearts of journalists, encouraged them to understand the legal aspects of governing the state and society, changed the realities of life, and thus evolved the media. Experiences of depicting free thoughts and feelings in an abstract, abstract form are also emerging.

The study of the system of legal communication in the international media, the need for national pride and understanding, to deepen the essence of national legal information communication in line with today's globalization, to establish its worthy place in world civilization, to study the heritage of countries with strong media influence. one It is important to reconsider the patterns of the media that have emerged over the centuries of independence, to study the updated, informative legal communication in the context of its own theoretical principles. This leads to complex theoretical conclusions about the media. Scientific research based on this theoretical problem provides an opportunity to shed light on the national history, the ideal way of life of our great thinkers, the international psyche, the social and individual psychology of the individual, and the cultural aura of the period in terms of legal interpretation. indicates compliance with the priorities of scientific work. Indeed, "the creation of conditions for the comprehensive and rapid development of the state and society, the modernization of our country, as well as the development of social spheres as one of the priorities of liberalization of all spheres of life" [5].

In the transition context of the Republic of Uzbekistan to an innovative economy, a significant increase in the process of development will form a socially protected state of law and order, an information society. An important component of legal modernization is the improvement of mechanisms for protecting human rights and freedoms. "Government agencies and officials are accountable to society and citizens", The constitutional provision that the activities of ensuring the rights and freedoms of citizens by government agencies and officials with certain powers have the duty to protect them. The requirements for legal information affecting the incentive area of the subjects, the specific means, rules and legal methods of legal texts, existing legal conditions and structures help to generalize the correct implementation of subjective rights and legal obligations, the mechanism of legal regulation.

The constructive use of electronic means of communication between the subjects of legal relations, the Internet, and electronic databases, in many respects, predetermines the change in legal communication. Current laws reflect the concepts of "e-document management", "e-government", "e-learning and health". The procedure for submitting reports in the electronic form of tax and other regulatory authorities, applying to the judiciary, and filing applications with government agencies is carried out interactively. In this context, the most pressing issues arise in creating an effective system for the collection, storage, processing and analysis of legal information; it is rapid monitoring, regulation to ensure the proper functioning of such information systems, the formation of an organizational and methodological framework will contribute to the further development of the country's legal communication processes. It also requires the legal strengthening of mechanisms to ensure the availability, reliability and completeness of legal information used by legal entities in such circumstances.

It is important to highlight the essence of the concept of information and legal communication in public administration from a scientific point of view, as well as to study the importance of information and legal communication in the system of public administration. Approved by the President of the Republic of Uzbekistan, No. PF-5850 of October 21, 2019 "On measures to radically increase the prestige and status of the Uzbek language as the state language," the President of the Republic of Uzbekistan, No. PF-4947 of February 7, 2017 "On the Strategy of actions for further development of the Republic of Uzbekistan" Resolutions of the President of the Republic of Uzbekistan No. PP-4871 of October 19, 2020 "On the broad celebration of the 580th anniversary of the birth of the great poet and thinker Alisher Navoi: Resolution of the Cabinet of Ministers No. 625 July 24, 2019 "On conducting multi-indicator cluster surveillance in the Republic of Uzbekistan in 2020-2021", as well as the implementation of tasks set by other regulations in the field.

In conclusion, the principles of this period, based on such ideas as development and growth, glorify the aspirations of the people of Uzbekistan and the main goal of peace and tranquility.

REFERENCES:

1. Mirziyoev SM. Address to the Oliy Majlis of December 29, "People's Word" newspaper 30.12. 2020й. 276 (7778).
2. Mirziyoev ShM. Action Strategy 2017-2021. 2017 is the year of drastic reforms. Tashkent: "Justice", 2018. p. 54.

3. About E-Government. The Law Of The Republic Of Uzbekistan “On E-Government” Was Adopted By The Legislative Chamber On November 18, 2015 And Approved By The Senate On December 3, 2015. Available at: <https://lex.uz/docs/2833860>.
4. Decree of the President of the Republic of Uzbekistan No. PF-4947 of February 7, 2017 "On the Strategy of Actions for the Further Development of the Republic of Uzbekistan". Collection of Legislative Acts of the Republic of Uzbekistan, 2017, No. 70. Available at: https://lex.uz/en/law_collection
5. Yakubov ShU. National legal system and legal values. Monograph. Tashkent: SMI-ASIA, 2010. p. 73.