



International Conference of Economics, Finance and Accounting Studies

International Conference of Economics, Finance and Accounting Studies is a double-blind peer-reviewed, open-access journal published to reach excellence on the scope. It considers scholarly, research-based articles on all aspects of economics, finance and accounting. As an international congress aimed at facilitating the global exchange of education theory, contributions from different educational systems and cultures are encouraged. It aims to provide a forum for all researchers, educators, educational policy-makers and planners to exchange invaluable ideas and resources.

Legal Guarantees of Media Activity

Sharipov Asror Safar ugli

Samarkand State University named after Sharaf Rashidov Law School Level 2 student

ABSTRACT

Media and publishing activities coordination, of the media operating on the premises issues of strengthening the material and technical base and personnel potential remains relevant.

Keywords: Freedom of information, printing, editorial, legislation, LLC, charter fund, publishing, ownership.

Introduction

Information and word on how demorcation is practiced in society today it is assessed by the fact that freedom is ensured. Democratic renewal in our country freedom of information as one of the important directions in today's phase this is also due to the fact that the issue of provision is being paid attention to. Looking at the history of journalism, the journalist is the main one of the freedom of activity as a criterion, we witness that freedom of the press comes first.

The adoption of national constitutions in many states allows citizens to the emergence of the right to information in the system of rights and freedoms and this was the reason for the strengthening of the Institute on the basis of the Constitution. In particular, Article 29 of the Constitution of the Republic of Uzbekistan provides for information there is a norm that guarantees the right to possess, according to which "everyone has the right to freedom of thought, speech and belief. Everyone is looking for the information they want, has the right to receive and distribute it, against the current constitutional regime the information addressed and other restrictions established by the law further exceptional".

In accordance with this constitutional principle, from the necessary information of society adoption of a number of legislation and programs aimed at ensuring awareness was. "On informatization", principles and guarantees of freedom of information the laws on Media are from the sentence.

In all countries of the world, media plays an important role in the social life of society. Organization of media activities in world experience, maintaining, terminating, regulating all actions in the system as a whole there are legislative acts. Including media in Uzbekistan in management policy, the main place is occupied by the legislation in question.

In the years of independence, media, publishing and 10 on the development of printing activities, ensuring freedom of speech and information more than 150 laws and more than 150 legislative acts have been adopted in the field a solid legal base was created. Media in our country today

compared to 1991 almost 4 Times, publishers 13 times, and printing enterprises 12 times, their material and technical base, personnel potential were significantly improved.

At the same time, media and publishing activities coordination to quality indicators of quantitative indicators in this network transform, a healthy competitive environment in our country's national media space, formation of the market of modern information services, activities in places material and technical base of the mass media and personnel issues of strengthening capacity remain relevant. About it The head of state of our state on August 6, 2019 said: "in the field of press and information the decree "on further improvement of management" will be mentioned.

Analysis shows that public policy in the press and information field Uzbekistan, which is authorized to implement and resolve issues related to the sphere full and effective implementation of the tasks assigned to the press and Information Agency to the media in the context of market relations, as it does not increase providing methodological assistance, monitoring their work in principle, assessment, go to the analysis, support if necessary or economic, legal the effect of practical mechanisms such as the use of measures was hardly felt.

The result is its own regulation by the media and publishers non-conforming requirements, contrary to our national values, ideological and printing low-quality products were produced. As well as the media and registration of printing enterprises, licensing of publishing activities, as well as failure to comply with the corresponding requirement for monitoring their activities the condition was observed.

Therefore, in recent years, media activities have been legislative enforcement, media, publishing, printing and special attention was paid to the issues of development of information and library activities. Media, publishing, printing and Information-Library compliance with legislative acts, state and network standards in activities, speech and exercise monitoring and control over compliance with freedom of information guarantees increasing measures began to be taken. Public, regardless of the form of ownership media for the media is necessary to create equal conditions in the market the need to develop events has become clear.

It consists of a total of 40 articles that came out of re-editing on January 15, 2007 alone Media in the media Act regulation of activities, Organization of editorial office, economic management in it a number of articles on the conduct of management policy on the basis of the laws cited.

The norms of the law strictly define the management policy of the media. In particular, the right to the establishment of media in Article 8 is legal and it is said to be given to individuals. Articles 9-10-11 founder and editor what is the Constituent document and the Constituent agreement, the editorial charter, which is carried out between is given a general definition of being.

Media distribution is directly editorial, physical and legal may be contracted by individuals. Print mass distribution of news media products to organize a subscription to them, as well as through the retail network. Recorded periodic sales of publications by hand, including through the retail network publications editorials have a sales network or by distributors in the state legal entities that are subject to legislation by individual entrepreneurs it is carried out in the prescribed manner.

"On the protection of journalistic activities", "on advertising", "On the principles and guarantees of freedom of information", " Informatization the law " on " and a number of other legislative acts regulate hattiharakats in the field. These legal acts in the organization and conduct of editorial activities defines the limits of the right to be exercised. Editorial the team, from the leader to the smallest employee, is obliged to follow them. Failure to comply with the norms, on the other hand, creates liability before the law.

The following cannot be the founders of the media:

- person under the age of eighteen;
- a case of conviction for intentional trespass is not completed or that his conviction was not removed or that he was incapable of being treated by the court found person;

- non-profit organization whose activities are prohibited by law.

Also, the share of foreign investments in the charter fund is thirty or more establishment of media by legal entities with interest it is not allowed to do.

Conclusion

Today the media of Uzbekistan is also adapting to the Times. From one format moving on to the latter. These changes in themselves also laid down its legal framework indicates that it should be reviewed again. "On the economic basis of media activities" the bill marked the beginning of such reforms. In it, the public information assets of means, sources of financing its activities, entrepreneurship establishment of legal norms such as activity, promotion of the editorial staff is foreseen. Also, the authorized fund of the media, the charter material and intangible assets obtained in the process of carrying out its activities, income and profit from the implementation of entrepreneurial activity, mass indication of the types of sources of formation of the property of the information medium designed. In addition, with the entrepreneurial activity of the media determination of related rights and obligations his work in a market economy an important basis in improving efficiency.

References:

1. Bulletin of the chambers of the Supreme Assembly of the Republic of Uzbekistan, 2007, №11, p. 589.
2. Bulletin of the chambers of the Supreme Assembly of the Republic of Uzbekistan, 2019, №12, p. 945.
3. Collection of legislation of the Republic of Uzbekistan, 2007., No. 3, p. 20; National database of legislative data, 19.04.2018., 03/18/476/1087).
4. Collection of legislation of the Republic of Uzbekistan, 2017., No. 33, p. 830
5. The Republic of Uzbekistan has "limited liability and additional Limited Companies Act q