

LEGAL RELATIONS - THE EFFECT OF CONSCIOUS HUMAN ACTIVITY

Durdona Rasulova Zafarjon qizi

the 3rd year student of Namangan state university

Annotation: *A legal relationship is a social relationship, that is, a relationship between people and their activities and actions, and legal relationships, like any social relationship, are the result of a person's conscious activity. At the same time, legal relations between people are conscious relations and are considered the result of human rational activity.*

Key Words : *a legal relationship , the level of perfection of laws law-making technique , codification , law , economy , state , society , control , power*

Law and legal relations accompanying it will always remain an ideological phenomenon. In this place, the most important thing is that ma-f-kura expresses not only class, group, but universal principles and interests, not only in words, but in practice.

Legal relationship is a relationship that arises as a result of the influence of positive (positive) legal norms on people's behavior and behavior. There is a strict connection between the legal norm and the legal relationship - in life, only the legal relationships indicated by the legal norm are created, in other words, legal relationships are legal relationships.

However, it is impossible not to notice that the situation has changed somewhat. With the practical implementation of the principle that "everything that is not prohibited by law is allowed" in the field of economy, the strict dependence of the legal relationship on the legal norms is seriously weakened. Currently, in the economic life of enterprises (with different forms of ownership), many legal relations are emerging that are not provided for by legal norms in the property relations of citizens, and they will continue to appear in the future. In this regard, the structure of analogies retains its importance. But in other cases, the rule that "if there is a legal norm - a legal relationship is created, if there is no legal norm, then there will be no legal relationship."

It should be noted that legal relations are formed not only in the activities of social groups, but also in the behavior of individuals. In this respect, they are carried out as continuously repeated behavior in a behavior clearly defined by legal norms. In this case, the content of legal norms and the content of a person's goals, hopes, and aspirations are important. The interaction of these factors creates legal behavior and legal behavior, and its characteristics allow predicting the content and direction of the development of legal relations in society.

Thus, legal relations are formed in the course of activities of individuals and social rights strictly defined by legal norms. Such relations are object-subject because they depend on objective conditions and subjective law.

Legal relationship is a relationship between people through subjective rights and legal obligations. This is a special form of communication, through rights and obligations established in objective legal norms. Subjective right holder (i.e. entitled person) is a legal entity; the holder of a legal obligation is a debtor. In a legal relationship, the legally authorized person is always opposed by the obligee. It can be a person, an organization, a state body or

the state as a whole. In this sense, the legal relationship is an individualized relationship. In this case, individualization is carried out in two different ways:

- When entities are called by their full names, that is, they are called by name (by name) or by their full details (applied to organizations). Marriage-family relationships, product delivery between organizations, cargo transportation relationships, and other relationships are vivid examples of this.

- by the names of social functions, say, in sales relations: seller-buyer; in the relations of violation of administrative law: police officer-citizen, etc. relations can be an example of this. A legal relationship is a voluntary relationship. This means that, in addition to the legal norm, which expresses a certain will by itself, the will of its participants is also required for a legal relationship to occur. In this case, there will be such legal relations that the will of all participants will be necessary for their occurrence. In particular, when entering into marriage, it is necessary for both parties to express their will, or to express the will of the seller-buyer in the transaction. For the emergence of some legal relations, the will of one subject is enough (for example, a criminal case initiated by the will of a law enforcement agency).

5. Legal relationship is a relationship protected by the state. While the state ensures the fulfillment of the requirements of legal norms, it also covers the relations that arise on the basis of these norms. In case of non-fulfilment of legal norms, the coercive system of the state is used. The state also protects relations regulated by law through law enforcement. Legal relations differ from other types of social relations because they are specially protected by the state. Therefore, legal relations protected by the state form the basis of law and order in any society.

Thus, a legal relationship is a social relationship protected by the state, which usually appears under the influence of legal norms on the behavior and behavior of people and is characterized by the existence of subjective rights and legal obligations in its participants.

USED MATERIALS :

Kerimov D.A. Lawful technique. Nauchno-metodicheskoe i uchebnoe posobie. M., "Norma", 1998, pp. 55-56.

Problemy obshchey teorii prava i gosudarstva. M., "Norma", 2002, p. 324.