

of the industry for the national economy, taxation of e-business entities will be minimized.[3]

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ANALYSIS OF LEGAL BASIS OF APPEALS OF INDIVIDUALS AND LEGAL ENTITIES

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One of the most important and inalienable constitutional rights of a person is considered to refer to the law. It should be noted that over the past years, the country has carried out radical reforms in the reception, consideration and resolution of appeals of individuals and legal entities. In this area a large system of legislation has been created.

The Constitution of the Republic of Uzbekistan is the main document in the regulation of social and legal relations on the consideration of appeals of

individuals and legal entities. In particular, Article No.35 of the Constitution states that "Everyone has the right to submit applications, propositions and complaints to the competent state bodies, institutions or representatives of the people, directly and jointly with others. It is defined as applications, proposals and complaints must be considered in the manner and within the period prescribed by law" [1]. Therefore, the main task of all categories of civil servants is the unconditional consideration of all appeals and their consideration in the manner prescribed by law.

Law of the Republic of Uzbekistan dated September 11, 2017 "On appeals of individuals and legal entities" in the new edition. It should be noted that a number of laws have been adopted to further improve the legal framework for the consideration of citizens' appeals. In particular, the law regulating relations in this area has been adopted four times (in 1994, 2002, 2014, 2017).

The Law of September 11, 2017 "On appeals of individuals and legal entities" is one of the main normative documents regulating the relations in the field of appeals of individuals and legal entities. It reflects issues such as the right of individuals and legal entities to appeal, forms, types of appeals, requirements to appeals, procedure and terms of its consideration, rights of individuals and legal entities in consideration of appeals and obligations of state bodies, liability for violation of legislation on appeals of individuals and legal entities[2].

It should be noted that the Presidential documents play an important role in regulating the relations with appeals of individuals and legal entities. In particular, the Decree of the President of the Republic of Uzbekistan dated December 28, 2016 PF-4904 "On measures to radically improve the system of dealing with appeals of individuals and legal entities." [3]. By this decree, under the People's Reception of the Chancellery Department of the President of the Republic of Uzbekistan there have been established the Virtual Reception of the President of the Republic of Uzbekistan and the People's Reception of the President of the Republic of Uzbekistan in the Republic of Karakalpakstan, regions and Tashkent city, as well as, in each district and town.

The main tasks of these structures of the decree are as follows:

- organization of direct communication with the population, ensuring the functioning of a qualitatively new and effective system of dealing with appeals of individuals and legal entities, aimed at full protection of the rights and freedoms and legitimate interests of individuals and legal entities;

- creating of conditions for unconditional realization of the constitutional rights of citizens to appeal to the President of the Republic of Uzbekistan, the Oliy Majlis, the Presidential Administration of the Republic of Uzbekistan, the Government, public administration bodies, courts, law enforcement and

control bodies, local authorities, other state organizations and economic management bodies;

Organization of full, impartial and timely consideration of appeals to the People's Receptions and the Virtual Reception in strict compliance with the Law of the Republic of Uzbekistan "On appeals of individuals and legal entities";

Carrying out systematic monitoring and control over the consideration of appeals received by the People's Reception and the Virtual Reception and sent to the relevant state bodies and economic management bodies;

Reception of representatives of individuals and legal entities with the participation of officials of state bodies and economic management bodies, including by videoconferencing;

Extensive use of modern information and communication technologies in dealing with appeals through the introduction and maintenance of a single electronic information system for registration, generalization, systematization and control of appeals which were received to the People's Receptions and the Virtual Reception.

According to this decree, the management staff of People's Receptions at all levels are employees of the Presidential Administration of the Republic of Uzbekistan. This gives the reception staff a unique right of privacy and allows them to operate freely and independently. It is noteworthy that this decree strictly warns the heads and officials of state bodies and economic management bodies about the liability up to criminal liability for violation of the requirements and norms of the legislation on appeals.

Decree of the President of the Republic of Uzbekistan dated December 12, 2017 No. PF-5278 "On measures to radically reform the national system of public services"[4]. The decree sets out measures to radically reform the national system of public services in the country. The decree addresses some systemic problems that hinder the transition of the national system of public services to a qualitatively new level that fully meets the needs of the population and businesses entities.

In order to eliminate the above factors, to implement the Action Strategy for Uzbekistan's Five-Area Development Strategy for 2017-2021 and the Concept of Administrative Reforms in the Republic of Uzbekistan, as well as to ensure a qualitatively new level of public services:

The most important directions of radical reform of the national system of public services have been identified.

The Agency for Public Services under the Ministry of Justice of the Republic of Uzbekistan was established, and the main tasks were assigned to the agency.

From January 1, 2018, the single centers for the provision of public services to businesses on the principle of "single window" were transformed

into public service centers operating under the People's Receptions of the President of the Republic of Uzbekistan in districts (cities), and their main tasks were assigned.

Decree of the President of the Republic of Uzbekistan dated January 17, 2019 PF-5633 "On measures to further improve the system of work with the population"[5]. The decree identifies a number of issues that need to be addressed on the ground, the lack of a single mechanism for systematic analysis and coordination of the activities of public receptions and other organizations, the incoming appeals in the draft socio-economic program and other issues identified on the ground. The current system of remuneration and financial incentives for reception staff, due to their lack of authority, the heads of local government agencies and other organizations communicate directly with the population and identify and solve problems through door-to-door, to ensure the quality and efficiency of their work. is shown to be negatively impacted. The decree identifies a number of issues that need to be addressed on the ground, the lack of a single mechanism for systematic analysis and coordination of the activities of public receptions and other organizations, the incoming appeals in the draft socio-economic program and other issues identified on the ground. The current system of remuneration and financial incentives for reception staff, due to their lack of authority, the heads of local government agencies and other organizations communicate directly with the population and identify and solve problems through door-to-door, to ensure the quality and efficiency of their work. is shown to be negatively impacted.

Taking into account the above shortcomings, the decree revised and approved the following additional duties, rights, remuneration and staff units for employees of the People's Reception.

"Along with the existing system of People's Receptions, a new system has been introduced to identify and solve problems of People's Receptions through door-to-door, direct work of government agencies with the population;

A number of additional functions were assigned and new rights were established to People's Receptions;

A new procedure for the appointment and dismissal of employees of People's Receptions has been established, and their remuneration categories have been renewed and approved;

The rules provided for in paragraph No.26 of the Regulations on the Administration of the President of the Republic of Uzbekistan, approved by the Decree of the President of the Republic of Uzbekistan dated August 26, 2018 under No.PF-5519, have been applied to the management staff of public receptions;

The Adviser of the President of the Republic of Uzbekistan on the Protection of Citizens' Rights, Control and Coordination of Appeals has been assigned new tasks;

People's Receptions are constantly developed by the Cabinet of Ministers of the Republic of Uzbekistan, the National Agency for Project Management under the President of the Republic of Uzbekistan, the Ministry of Information Technologies and Communications of the Republic of Uzbekistan in cooperation with relevant ministries and departments.

Resolution of the President of the Republic of Uzbekistan dated February 19, 2019 No PP-4197 "On approval of regulations related to the activities of public receptions of the President of the Republic of Uzbekistan"[6]. The resolution states that "the organization of direct communication with the population, door-to-door visits, study of social and other objects, as well as an effective system of dealing with appeals, aimed at full protection of the rights, freedoms and legitimate interests of individuals and legal entities." The Regulations of the President of the Republic of Uzbekistan on People's Receptions in the Republic of Karakalpakstan, regions and the city of Tashkent and the People's Receptions of the President of the Republic of Uzbekistan in districts and cities were approved.

Resolution No.366 of the Cabinet of Ministers of the Republic of Uzbekistan dated October 27, 2016 "On the responsibility of heads of ministries and departments, business associations, Chairman of the Council of Ministers of the Republic of Karakalpakstan, Mayor's Offices of regions, cities and districts for unconditional compliance with the law"[7]. This decision imposes additional responsibilities on ministries and agencies (including the Ministry of Internal Affairs and its subordinate agencies) to review appeals received through the electronic reception of the Prime Minister of the Republic of Uzbekistan, and establishes the order of execution.

The resolution calls on the Council of Ministers of the Republic of Karakalpakstan, regional, city and district khokimiyats and state and economic administration bodies to take measures to organize personal receptions for the population and entrepreneurs from 8:00 to 11:00 daily, including:

- radical reconsideration of work with the population and business entities on the ground, the solution of their problems and objections on the spot, improving the culture of working with the population;

- radically improve the system of appeals of the population and entrepreneurs through their websites and hotlines in order to avoid appeals to the electronic reception of the Prime Minister of the Republic of Uzbekistan;

In order to facilitate the use of public services by citizens, based on the analysis of the statistics of applications, the task is to develop proposals for the transfer of relevant public services to an interactive form and ensure their submission to the Ministry of Information Technology and Communications.

Resolution of the Cabinet of Ministers of the Republic of Uzbekistan dated May 7, 2018 No 341 "On approval of the Model Regulations on the procedure for dealing with appeals of individuals and legal entities in government agencies, public institutions and organizations with state participation." By this Resolution approved the "Model Regulations on the procedure for dealing with appeals of individuals and legal entities in government agencies, public institutions and organizations with state participation."

In Model Regulations sets out guarantees of the right of individuals and legal entities to appeal, the order of submission and consideration of appeals, the organization of work with appeals in government agencies, organizations, the order and timing of consideration of appeals, dismissal and termination of appeals, representatives of individuals and legal entities issues of organization of their reception by videoconferencing, rights and freedoms of individuals and legal entities and state bodies, organizations and their officials in the consideration of appeals, monitoring and control, generalization and analysis of appeals.

The establishment of liability in the legislation for the violation of the rights of individuals and legal entities to appeals serves to guarantee the rights in this regard. In the **Article No.43 of the Code of Administrative Liability**[8] establishes liability for violation of the legislation on appeals of individuals and legal entities. According to him, illegal receipt of appeals and consideration of appeals of individuals and legal entities, violation of the terms of their consideration without good reason, failure to respond in written form or electronically, making decisions contrary to the legislation on appeals of individuals and legal entities, restoration of violated rights of individuals and legal entities, failure to ensure the implementation of the decision made in connection with the appeal, officials will be fined from one to three times the basic amount.

Article No.144 of the Criminal Code establishes criminal liability for violation of the legislation on appeals of individuals and legal entities[9]. In particular, the illegal refusal to accept and consider appeals of individuals and legal entities, violation of the deadlines for their consideration without good reason, failure to respond in writing or electronically, making decisions contrary to the legislation on appeals of individuals and legal entities, restoration of violated rights of individuals and legal entities, non-enforcement of the decision made in connection with the appeal or disclosure of information about the private life of individuals or the

activities of legal entities, which became known in connection with the appeal, without their consent, as well as any other violation of the legislation on appeals of individuals and legal entities, which causes serious damage to the rights, freedoms or legally protected interests of individuals and legal entities, or the interests of society and the state, shall be punished by a fine in the amount of up to twenty-five times the amount of the basic calculation, or up to three hundred hours of compulsory public work, or up to two years of correctional labor.

In conclusion, it should be noted that:

first, it is necessary to unify the legislation on appeals of individuals and legal entities. Because as a result of the adoption of many laws in this area, there are certain difficulties in their uniform application. Perhaps in the future it would be expedient to adopt a separate code in this regard;

secondly, as the appeals of individuals and legal entities are regulated by legislation in various fields, theoretical views on the subject are explored by experts and scholars in various fields of law. This does not allow the formation of a single theoretical conceptual rules for the appeals of individuals and legal entities. Therefore, it is necessary to study the appeals of individuals and legal entities as a separate complex area of law.

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STEFFENSEN (EITKEN-STEFFENSEN) METHOD FOR SOLVING NONLINEAR EQUATIONS
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Abstract: Solving nonlinear equations is more complicated and is a perfectly unresolved problem in computational mathematics. This iterative algorithm is called the Steffensen method in numerical methods. The Steffensen method has a quadratic approximation. This method requires calculating the value of the function twice in each iteration, in which case the Steffensen method is less efficient than the cutters method.

Keywords: Steffensen method, iterative algorithm, approximation, Eitken, Newton method, sequence, limit, linear approximation.

To increase the approximation speed of the test method

$$x_{n+1} = \varphi(x_n) \quad n = 0, 1, 2, \dots \quad (1)$$

In the expression $f'(x_n)$ Abbreviation of words that bring the harvest closer:

$$f'(x_n) \approx \frac{f(x_{n+1}) - f(x_n)}{x_{n+1} - x_n} \quad (2)$$

If (1) is a left-handed approximation, then (2) is a right-handed approximation. (2) shows that in which it has not yet been determined x_{n+1} To calculate the presence of an unknown limit, we use a simple iteration (1.2):

$$x_{n+1} = g(x_n) = x_n + f(x_n).$$