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**IMPROVING PARLIAMENTARY OVERSIGHT IN THE NEW UZBEKISTAN**

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**ANNOTATION**

The article discusses the process of popularization and democratization of parliamentary control, proposals for new innovative cooperation of citizens with deputies of the Legislative Chamber of the Oliy Majlis and local councils, increasing the effective mechanisms of parliament in citizens' self-government bodies.

*Keywords: Appeal, parliament, oversight, law, democracy, deputy, legislative initiative, lawmaking, concept.*

July 12, 2017 President of the Republic of Uzbekistan Sh. At a meeting with members of the Oliy Majlis, Mirziyoyev stressed the need to "become a real school of democracy, the initiator and main executor of reforms," and approved a program of practical measures<sup>1</sup>. The program of measures sets out the tasks of each deputy and senator on how to alleviate the burden of our people, how to contribute to solving the problems of the population in health, environment, utilities, education and other areas. In his address to the chambers of the Oliy Majlis of the Republic of Uzbekistan, the President said that in 2016-2017, only 26 out of 136 legislative initiatives of the Oliy Majlis belonged to deputies. emphasized that changes and additions. The level of exercise of the right of legislative initiative by the Legislative Chamber of the Legislative Chamber of the Oliy Majlis in the activities of the bicameral parliament, which has been functioning in our country since 2005, remains low.<sup>2</sup>.

It should be noted that the activities, place and position of the parliament consist not only of official meetings, but also of studying the problems and concerns of deputies and senators and finding solutions to them, first of all, through the adoption of relevant laws It is also related to the fact that it is solved by putting it firmly. Because the executive has great powers in the system of government, it can be controlled only by the parliament through strong and thorough laws.

In this sense, the analysis of the activities of our parliament for 2005-2016 showed that the scope of the impact of the results of the control analysis conducted by the chambers on the executive branch can not be assessed as positive. The decisions taken by the parliamentary chambers were in most cases of a recommendatory nature, which served to create conditions for the elimination or non-elimination of problems and shortcomings only when necessary from the executive branch. This is explained by the retrospective nature of parliamentary activities in 2005-2016<sup>3</sup>.

MPs should focus not only on lawmaking and law enforcement, but also on strengthening the health care system, early prevention of crime and delinquency, as well as the creation of a spirit of activism and self-criticism in local councils. To do this, it is necessary to strengthen the cooperation of deputies of the Legislative Chamber with deputies of local councils. In addition, the Constitutional Law "On the Legislative Chamber of the Oliy Majlis", "On the Senate of the Oliy Majlis of the Republic of Uzbekistan", "On improving the situation of deputies and senators in the regions, ensuring full budget execution, reducing crime, creating new

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<sup>1</sup>President of the Republic of Uzbekistan Sh. Address of Mirziyoyev to the Chambers of the Oliy Majlis of the Republic of Uzbekistan. People's Speech, July 3, 2017; //www.Prerent.uz//

<sup>2</sup>Note: In a bicameral parliament (2005-2016), the Cabinet of Ministers has the largest share of legislative initiative in the Republic of Uzbekistan. Source: Archive materials of the Legislative Chamber of the Oliy Majlis of the Republic of Uzbekistan for 2005-2016.

<sup>3</sup>President of the Republic of Uzbekistan Sh. Address of Mirziyoyev to the Chambers of the Oliy Majlis of the Republic of Uzbekistan. People's Speech, July 3, 2017; // www.Prerent.uz//

jobs, most importantly, we consider it expedient to introduce new norms related to the control procedures for evaluating the activities of local councils.

The most important activity of our parliament is the adoption of inconsistent laws and regulations, which in most cases do not clearly address any issues in the legislative activity, which in practice cause many problems. It is also expedient to establish ineffective working groups, to develop a concept for the elimination of "dead" laws that do not affect the practice of law enforcement, do not have enforcement mechanisms. Second, it is necessary to reconsider the practice of making laws in the framework of the implementation of various programs. Thirdly, from the point of view of the fact that the sole source and author of the law is the people, it is necessary to widely introduce the procedure for obtaining opinions and proposals on each bill from the following - citizens, local Councils of People's Deputies. In the process of adopting laws, we must effectively use the system of comprehensive discussion of them among the population.

We believe that the deputies elected to the Legislative Board of the Oliy Majlis and local Councils should establish the position of deputy assistant, deputy corner, information window on the deputy's account on a public basis in the local self-government bodies of their constituencies. This is because most voters are unaware of the information about the deputies elected from their constituencies, their activities, and the laws passed. Therefore, the deputies of the Legislative Chamber of each Oliy Malis in cooperation with the assistants of the citizens' assemblies of the mahalla should involve citizens in the discussion of laws, as well as create special platforms "Appeal to the Deputy" on the Internet and other social networks. In this regard, it is advisable to create a special web page in the mahallas called "My contribution to the deputy" so that citizens can express their views on the results of the deputy's activities. In particular, as an advanced mechanism of democracy, it is necessary to introduce a procedure for collective electronic submission of applications in the community. That is, the law should stipulate that the initiatives put forward by a group of citizens must be considered by the Oliy Majlis or the Councils of People's Deputies.

In conclusion, it should be noted that in the future the widespread introduction of the above mechanisms in the activities of the Legislative Chamber of the Oliy Majlis will serve to further popularize the powers of parliament in oversight, to raise cooperation between deputies and citizens to a new level.

## **REFERENCES**

1. President of the Republic of Uzbekistan Sh. Address of Mirziyoyev to the Chambers of the Oliy Majlis of the Republic of Uzbekistan. People's Speech, July 3, 2017; //www.Prerent.uz//
2. In a bicameral parliament (2005-2016), the Cabinet of Ministers has the largest share of legislative initiative in the Republic of Uzbekistan. Source: Archive materials of the Legislative Chamber of the Oliy Majlis of the Republic of Uzbekistan for 2005-2016.
3. President of the Republic of Uzbekistan Sh. Address of Mirziyoyev to the Chambers of the Oliy Majlis of the Republic of Uzbekistan. People's Speech, July 3, 2017; // www.Prerent.uz//