

**A CREATIVE APPROACH TO THE ISSUE OF ENTREPRENEURSHIP IN THE
PROFESSIONAL ACTIVITY OF A LAWYER**

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Abstract: This article analyzes the personal qualities of a lawyer in his work, in particular, such qualities as initiative, creativity and a creative approach to the issue. In addition, the lawyer's adherence to professional ethics, regardless of the field of law in which he works, is also analyzed. A number of international regulatory and legal documents related to the work of a lawyer are also analyzed. As a result of these analyzes, a number of proposals and recommendations are given that the work of a lawyer should pay attention to.

Keywords: lawyer, legal expert, creativity, initiative, creative approach, professional ethics, rules.

Law, like other professions, has various professional requirements. This means that a lawyer must have a set of necessary qualities, professional knowledge, skills and qualifications. Personal qualities include: high citizenship, intellectuality, morality, a developed sense of duty and responsibility for the performance of one's duties, dedication to one's work, a sense of intolerance for wrongdoing, justice, a high humanistic orientation, adherence to professional ethics and personal integrity.

In many other professions, it is the opposite. For example, for engineers and builders who restore buildings, there are certain standards and clear norms for the building to be strong, safe, and convenient to use. For example, for a reliable concrete structure, the amount and size of gravel, stone, sand, iron (rebar), cement, and even the amount of water to be mixed are clearly defined and tested. The builders' strict adherence to these requirements is a sufficient basis for the timely and high-quality commissioning of the structure. Arbitrariness in this regard, violation of the established norms, or introduction of unproven innovations into them can cause serious problems and even lead to disasters. Human life, the situations and problems that it encounters in this life, are complex and contradictory in that they do not fully correspond to any norm, are not exactly similar to each other, in short, they do not have a single norm. Each of them requires a separate, individual approach, finding its own solution to each problem.

Creativity, among other characteristics, is an important quality in the work of a lawyer. Because it is advisable for a lawyer to use creative ideas when working directly with citizens, especially those whose rights and legitimate interests have been violated, and when providing them with legal assistance.

Today, creativity is an important criterion of a person, a factor in his holistic development. Therefore, in the current period, special attention is paid to creativity in the state educational policy - active creativity at the intellectual level, of course, on the basis of knowledge. The problem of the creative personality of the modern person is becoming more and more relevant. A developing society needs creative, first of all, intellectually-creative, bold, unconventional and original people who are able to think, effectively solve problems. Modern society needs

creative people who manifest themselves in various types of activity. The concept of "creativity" is expressed in its content as a socio-status phenomenon. Creativity is a strong guarantee and reliable factor of the development of the individual, his comprehensive improvement and productive and useful social formation.

Well, in the legal sphere - in those sectors where the approach to most situations, circumstances, and events is required to be based solely on laws, codes, and established legal norms - it is natural to ask whether there is any room for creativity - "creating something new, unique." Moreover, wouldn't the fact that every lawyer - judge, prosecutor, lawyer, or notary creates something new for every case ("delo") lead to legal chaos and anarchy? That's the whole point. When we talk about the creativity, initiative, and creative approach of a lawyer, we should not forget, even for a moment, that all this is applied within the framework of the laws, in compliance with them. Creativity, initiative, and ingenuity should never lead to breaking laws, "circumventing" them, or applying them incorrectly and inappropriately, but rather should serve to make the most of the opportunities given to a lawyer, making them more effective and appropriate.

Creativity in the legal field is understood as a creative, as innovative as possible approach to solving legal issues. Although this quality is actually inherent in most lawyers, only a specialist who can apply it in practice and achieve success in this area stands out among his colleagues, and the number of his clients is correspondingly large. There are as many reasons, places and methods for demonstrating creativity in the work of a lawyer as you want. For example, the legislation of a number of countries, especially our country - Uzbekistan, which has not yet created an independent legal space, in general, still has many shortcomings in the legal field, there are many problems and questions waiting for answers. It is simply impossible for a lawyer not to approach the issue creatively and creatively, not to seek solutions to problems in this space. This approach, as we have noted above, although superficially similar, is actually the only guarantee of finding the most rational solution in legal situations and conflicting cases that do not repeat each other in terms of subtleties, details, causes and consequences, their scope and diversity of significance. Both clients and their managers will certainly be grateful to a lawyer who is able to find such a solution, that is, who approaches the situation creatively and creatively.

Initiative is also an important personal quality in the professional activity of a lawyer. If we touch on the virtue of initiative in the activity of a lawyer, a lawyer also works in several separate areas during his career. In particular, norm-setting, scientific activities, giving interviews to the media, participating in legal advocacy, responding to legislative acts and other regulatory legal acts, etc.

Therefore, it is not appropriate for a lawyer to regularly deal only with existing legal norms and be content with them, and in practice this is not even possible. After all, as a devotee of his profession, he is naturally always striving for innovation and improvement. In this sense, the most important activity required of legal specialists is norm-setting. For this, of course, he does not necessarily have to be elected to the Oliy Majlis or define this activity as his profession.

It is desirable for any representative of the profession to use his initiative, creativity and make a certain contribution to the life of society by creating new legal norms. Otherwise, the lawyer's status as a mature specialist will be questioned. After all, maturity is achieved through constant research, diligence, and creative work. Therefore, a person should develop such qualities in himself, use them effectively and productively to create a successful career. It should also not be forgotten that any initiative brings with it its own difficulties and responsibilities, or rather,

brings with it certain responsibilities. For example, developing a draft regulatory legal act is a rather difficult process that requires a lot of mental and intellectual strength. In this regard, from the moment the initiative is expressed until the goal is achieved, the lawyer must implement all necessary measures in a timely and sufficient manner. If he does not successfully carry this process to the end, his initiative may even make him look insignificant in the eyes of society and his colleagues.

Unfortunately, this worldview and mood, which has been formed and hardened for almost seventy-five years, has still not left the consciousness of some of our citizens, especially the older generation. In other words, legal ignorance, and sometimes outright legal ignorance, is causing many problems in real life, and simple disagreements are escalating into serious conflicts. As a result, after trivial domestic conflicts, terrible events are occurring, such as people resorting to serious crimes and even committing murder. However, legal illiteracy and ignorance do not exempt any citizen from responsibility. Therefore, today, increasing the legal literacy of our citizens and raising their legal culture are among the most important issues. One of the most reliable and effective methods for this is legal propaganda and agitation.

Today's technical and technological innovations allow creating and applying many methods and techniques for effectively instilling the necessary knowledge and skills, in particular, legal culture, into people's consciousness. This requires a legal propagandist to have a creative approach to his work, to show initiative, to come up with new, interesting methods of propaganda for the audience. In fact, a creative approach to his work and tasks should be inherent in every professional. After all, without this, the development and improvement of any industry is unimaginable. For example, let's compare the first cars and airplanes with today's modern cars and huge airliners. Is there an increase or change in all their internal and external aspects, without exception - engine power, volume, cargo and passenger carrying capacity, appearance, comfort and hundreds of other indicators - parameters? What is at the heart of this growth, change, and improvement?

Is it possible to creatively study and assimilate these foreign experiences, and most importantly - based on our real situation, the mentality of our people, and our national capabilities, to implement new initiatives, methods of struggle, propaganda methods, and effective actions? In our opinion, it is not only possible, but also necessary, necessary! Also, if we briefly touch on the professional ethics of a lawyer, compliance with the requirements of professional ethics is ensured by the power of spiritual influence, public opinion, a person's inner confidence, and conscience. The uniqueness of professional ethics is that it regulates people's behavior in all aspects of life, that is, in work, in the family, in interpersonal and other relationships. Professional ethics is also introduced into group and interstate relations. The principles of professional ethics are universal, covering all people, and strengthening the foundation of the culture of mutual relations created in the process of historical development of society.

Based on the above facts and analysis of international normative documents, we can conclude that creative people who create new ideas and approach tasks in an unconventional way are of constant interest to most employers. Creativity and creative qualities occupy a high place in the ranking of skills and qualities required of a specialist. Today's pace of development requires every country and its citizens to constantly strive for innovation, new ideas, initiatives, unexpected approaches and solutions. A short-term break from this process or lagging behind will ultimately lead to significant backwardness, and therefore dependence on advanced countries in all areas.

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