МАТЕРІАЛИ
Х ВСЕУКРАЇНСЬКОЇ НАУКОВО-ПРАКТИЧНОЇ
КОНФЕРЕНЦІЇ СТУДЕНТІВ, АСПІРАНТІВ ТА
ВИКЛАДАЧІВ
ЛІНГВІСТИЧНОГО НАВЧАЛЬНО-МЕТОДИЧНОГО
ЦЕНТРУ КАФЕДРИ ІНОЗЕМНИХ МОВ

“WITH FOREIGN LANGUAGES TO MUTUAL
UNDERSTANDING, BETTER TECHNOLOGIES AND
ECOLOGICALLY SAFER ENVIRONMENT”

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NECESSITY OF THE JUDICIAL REFORM IN UKRAINE

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The Cabinet of Ministers identified key areas of the amendment concept of judicial reform in the Ukrainian Constitution. The content of these changes is the transition to three-tier system of courts, the determination of the court network by the law, the creation of a single collegial body. The concept of this body includes the selection, career and responsibility of judges, as well as a complete personnel rearrangement of the judiciary based on a transparent competitive basis. According to the President of Ukraine, amendments to the Constitution of Ukraine concerning judicial reform also include the abolition of judge immunity and simplified system for their dismissal from the office.

In 2010 the judicial system has undergone several changes:
- the Supreme Court of Ukraine was deprived of the cassation obligations, that don’t correspond with the Constitution of Ukraine;
- there was adopted the Law "On Judicial System and Status of Judges", which provided judges with immunity;
- the judicial power got under control of the political power, in particular, of the Presidential Administration.

To make the judicial reform effective, it is necessary to solve a number of tasks for the "returning" of the judicial power in Ukraine:
- to make amendments to the Constitution of Ukraine;
- to prepare a draft law on the implementation of justice in Ukraine in accordance with the Convention of 1950 and secure it in the Constitution of Ukraine;
- to create a judicial power based on the principle of power separation into 3 branches, according to Article 6 of the Constitution of Ukraine;
- to provide the Supreme Court of Ukraine with cassation obligations and to declare it the main court of Ukraine;
- to legislate the appointment of judges immediately unlimited according to the results of the Verkhovna Rada voting;
  - to eliminate higher specialized courts;
  - to deprive appellate courts of the right to return cases to the local court, instead of this to try and make decisions in the court of appeals;
  - to transfer certain categories of cases, such as cases of life imprisonment, from local courts to higher courts; judicial decisions concerning serious crimes and great financial fraud should be made by judges, who have greater experience and higher professional qualifications;
  - in each field the judicial power should be represented only by one person – a Chairman, who will be responsible for the activities of all courts in this area before the Plenum of the Supreme Court of Ukraine;
  - to create the system of judges qualification improvement and the evaluation system of judges professional suitability; the failure of this procedure will result in dismissal of a judge from office.

As possible activity in the field of judicial reform may be appeal for advice and assistance in this reform in Ukraine to international experts. Then the results should be sent to the Venice Commission for expert opinion, and perhaps several recommendations to improve implementation of the judicial reform will be obtained; what, in its turn, will accelerate the process of reforming and at the end of 2016 – beginning of 2017 will make possible to get an unprecedented judicial power in Ukraine, capable to administer justice at the global level.

Evidence of real progress in judicial reform is the adoption of the law of Ukraine "On ensuring the right to a fair trial", the signing by the President of Ukraine the decree "On the Strategy of reforming of the judicial system, judicial process and related legal institutions for 2015 – 2020" (from 20.05.2015). According to the decree, the Plan for realization of the Strategy of reforming the judicial system, judicial process and related legal institutions for 2015 – 2020, has been developed and approved by the Council on judicial reform. However, on the basis of the developed normative-legal acts the Cabinet of Ministers of Ukraine should determine the mechanism of this Plan realization and, annually, by April 1, report on the process
of its implementation. If these conditions are fulfilled, the judicial reform will effectively take place in Ukraine.

FOREIGN LANGUAGE IS YOUR CHANCE TO SUCCESS

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Knowledge of foreign languages is the key to success in the modern world. Learning a foreign language is not an easy thing, but a long and slow process that takes a lot of time, energy and efforts. Nowadays it is especially important to know foreign languages. English is an international unit of communication but it does not reduce the degree of importance of studying other languages. English sometimes defines the fate of the people and even saves lives. What is its significance? It is simple to answer, languages give more independence in the world. Everyone is trying to learn the language in order to improve their future and for several practical purposes:

1. Career. Indeed, almost all organizations with foreign partners consequently require negotiations, contracting, signing contracts, etc. all this is carried out on the international language. One can always freely communicate with business partners, participate in international conferences, read international magazines and newspapers about business.

2. Education. Actually, for modern young person knowledge of foreign language makes it possible to study in prestigious foreign universities. Because the popularity and prestige are the main selection criteria for admission. The graduators of foreign universities can get international diplomas, it enables to get a decent job around the world and gives a great chance of success in life.

3. Trips abroad. Young people want to travel abroad and see many different countries and cities, to learn the culture and customs of other nations. The important point is that it is a great opportunity to plunge into the world of mysterious and to communicate with people of another ideology, religion, race and mentality.

Free knowledge of another language enables a deeper understanding that should benefit not only the person but also the country, the exchange of information achievements in various fields of life, culture and customs. As a result it allows a closer cooperation between countries and a better international communication.