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Status and Function of Social Institutions in Law on Governing Aceh

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Abstract

The purpose of this article is to explain the differences in the filling of positions in the social institution mentioned in Law Number 11 of 2006 concerning the Government of Aceh, of the many institutions mentioned in the law, this article only compares three social institutions, including the Oversight Committee Aceh Election (Panwaslih Aceh), Independent Electoral Commission (KIP) and Wali Nanggroe Institution. This article uses doctrinal research, which prioritizes primary sources in the form of laws and regulations, books, and journals. The results of this study indicate that there are several differences in the filling of positions in these social institutions, namely the Aceh Election Supervisory Committee (Panwaslih Aceh) and the Aceh Independent Electoral Commission (KIP Aceh) are influenced by external factors from the two social institutions, while the Wali Nanggroe Institute is in the process of filling the Wali Nanggroe position is not influenced by external institutions and influences from other branches of power, namely the executive and legislative branches. Second, even though the three social institution institutions are regional products, there will be differences in the regulations governing the three institutions. The Aceh Election Monitoring Committee (Panwaslih Aceh) and the Aceh Independent Electoral Commission (KIP Aceh) are politically influenced by national regulations because the two institutions have working relationships with similar institutions at the national level. Meanwhile, the regulations of the Wali Nanggroe Institution are limited to regional regulations because this institution does not have a similar institution at the national level.

Keywords

Filling positions, social institutions, Aceh



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Principles of Gender Regulation as Priorities for Sustainable Development of Political Parties in Sovereign Kyrgyzstan

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Abstract

In this article, authors refer to the concept of men and women rights equality characterize this legal principle, consider the features of its legal consolidation. The main attention is focused on the men and women rights equality and freedoms, features of legal protection, as well as on the possibilities of exercising these rights and freedoms in the regions

of the sovereign Kyrgyz Republic. The main theses are given about the equal legal status of women and men and equal opportunities for its implementation, allowing people, regardless of gender to freely use their abilities to participate in political, economic, labor, social, public and cultural spheres of life. An analysis of constitutional legal acts in the Kyrgyz government is presented in order to identify norms that enshrine the principle of men and women rights equality and freedoms in all regions of republic. The authors give some examples of violation of gender principles prescribed in the Constitution of the Kyrgyz Republic. In the context of constitutional and legal research, the chronological division is productive, connected precisely with the display of main provisions on gender equality in the constituent acts of Kyrgyzstan. This paper attempts to conduct a functional analysis of national institutional mechanism for implementation of gender policy. Implementation of these principles within the framework of the document will help to solve contemporary problems in the field of gender equality in the country. The most important of these problems is the discrepancy between the country obligations, enshrined in the National Plan and programs, and their implementation.

Key words

Gender equality, principle, government, politics, society, sovereignty, law, freedom

I. Introduction

The principle of equality implies that all members of society are placed in the same conditions, which is an essential feature of a fair social order. In our study, we made an attempt to cover the key areas of life in modern Kyrgyz society, in which men and women exercise their rights: political, socio-economic and cultural, but not beyond the constitutional and legal status of a person. The article includes information about the position of women in the Kyrgyz modern society, their rights to political activity, as well as the achievements of women in the political field. We will also talk about activities of some organizations and foundations that ensure the protection of gender rights.

In recent years, research in the field of gender equality has become relevant. It is equality that is the most important principle of interaction and relationships between people, while acting as one of the main social and legal regulators of social relations. Gender equality reflects the degree of equal importance of their subjects for society and government, the availability of equal rights, freedoms and obligations for citizens, as well as opportunities for their implementation. To implement these principles, we need to anticipate the changes that are taking place in society, clearly identify opportunities for achieving equality.

In the Kyrgyz society, there has long been an opinion that "a woman's place is at home." But today, modern women of Kyrgyzstan prove the opposite. Most of them are highly educated, self-confident workers. Of course, women should work in politics and in the higher authorities. We believe that social problems will not arise if women work, occupying high positions in civil services and in politics. Now the Kyrgyz society is weak in terms of support for women. Society will change if it supports women. Moreover, the national and international obligations of Kyrgyz Republic Government, recommendations of the United Nations require removal of legal, social and economic obstacles for expansion of women's rights.