

The Functions and Legal Authority of The Constitutional Oversight Institution of The Republic of Karakalpakstan

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Abstract: In this study, the role, main functions, and legal powers of the constitutional oversight body in the Republic of Karakalpakstan are analyzed. The constitutional oversight mechanism plays a crucial role in ensuring the rule of law in the country, monitoring the compliance of state bodies' activities with the Constitution, and protecting citizens' constitutional rights. Furthermore, the relationships of this body with the Jokargi Kenes of the Republic of Karakalpakstan and the Constitutional Court of the Republic of Uzbekistan, as well as the legal foundations established in the current legislation and the practical challenges encountered, are also examined.

Keywords: Republic of Karakalpakstan, Jokargi Kenes, Constitutional Court, legal powers, rule of law, citizens' rights.

Introduction: Constitutional supervision committee of the republic of karakalpakstan and karakalpakstan on the order of the organization of its work is determined by the constitutional law of the republic of control.

In turn, this authority can be on a conditional basis into six groups.

To the first group of the republic of karakalpakstan on the women in the republic of karakalpakstan him with the task of deputy chairman deputy chairman of the republic of karakalpakstan on women and other documents provided to consider the draft of the law of Karakalpakstan to the constitution of the republic of provide evidence of conformity of work, you can add the authority. It is noteworthy recognized here konstitusiyaviy about the initial control is being recorded. During its implementation, the constitutional supervision committee deputy chairman on women's specific expert has appeared as the organ of consultation of the act and the legal address of the network project, which it does out in the constitutional "clean" has joined to provide the function.

Supervision of the committee constitutional powers ofkk to the third group of women taken by the deputy chairman of the law of the republic of Karakalpakstan and other documents, deputy chairman of the presidium of the decisions of the republic of

karakalpakstan on women and women on the orders of the chairman, deputy chairman, as well as the decisions and orders of the council of ministers of the republic of karakalpakstanto the constitution of march than in the corresponding control is attributed to the activity of the constitutional performed in the next stage.

Here again it should be recognized that that the committee on Constitutional supervision of the implementation of the constitutional bodies are seen as not only control, but control of the legislative structure, as well as to ensure the implementation of the law and its activities as well has appeared is paid. As can be noted on the highest state authorities of the receiving act not only in their constitution, but the law as well as holding the controller when the corresponding himself in the most complex case is justified. This approach is fuller and more accurate, he or offenders this further allows you to assess and take the necessary measures to eliminate them.

The committee of constitutional supervision of the three powersto the group inchi of the republic of karakalpakstan on the women on women deputy chairman deputy chairman of him with the task of universities of the ministry of the act and of the council other than the adjustment of the constitutional control and the next dastalbki appropriate. Thus, the deputy chairman of deputies of the republic of karakalpakstan

on the women, at least one of the five deputy chairman of the republic of karakalpakstan on the women of the chairman, deputy chairman, with offers of trade on women, adopted by the law of the republic of karakalpakstan to the constitution of the republic on compliance and other documents, as well as their act of the council of universities of the ministry on the quality of the fit to the law on the conclusions of the republic of karakalpakstan deputy chairman offers to women.

It is noteworthy recognized in the same place, the constitutional supervision committee this group is related to authority Karakalpakstan and the law of the republic of Joqarg'i Chairman of the decisions, the decisions of the deputy chairman of the presidium on women on women deputy chairman of the chairman of the orders of the government, the decisions of the local authorities, Karakalpakstan interstate and other contractual obligations of the republic of Karakalpakstan to the constitution of the republic of conformity determine the function as well as sh would have to be imposed.

Here, Karakalpakstan republic of Karakalpakstan's Constitution, international treaties of the republic of the powers of the world because of the absence of drafting unlike from the powers of the constitutional court of the republic of uzbekistan Karakalpakstan republic of the committee of the constitutional control of her powers are the basis of the authority to make a system like this and it can emaslgini to note Karakalpakstan Republic is not envisaged in the constitution.

However, local government bodies, the decisions of the committee the authority to control it would be worthwhile to download. In this regard g.M.Berdimuratov can agree on the following: "the constitutional committee of the republic of karakalpakstan control of the functions of local authorities attributed the decision to bo'lmaganligi, the committee has been significantly restricted rights"[1].

The committee of constitutional supervision of the four powers of the committee to the group inchi republic of karakalpakstan's other all the higher state authority and administration of theuv bodies of normative legal act includes powers to continue on in relation to their control. This is done not only by the powers committee of the republic of karakalpakstan on the women deputy chairman, deputy chairman of deputies of at least five women on one, deputy chairman of the republic of karakalpakstan on the women of the chairman of the proposals on the basis of can be done, but the committee of constitutional supervision of the

government of the republic karakalpakstan its own initiative to the higher authorities of the republic of karakalpakstan and management of documents is entitled to provide evidence of conformity to the constitution and the law.

Here it should be recognized that at the same time, the constitutional supervision committee other all government and management of higheruv bodies of normative legal act since the implementation of the powers in relation to their control conducted on continue, then, in this order according to the participants the goal of expanding the content of the subjects. Thus, the Constitutional supervision committee is the appropriate control surface to the implementation of monitored subjects and the subjects have the right to appeal the results of the content that stipulate that should expand.

The following at the time, the Constitutional supervision committee on the implementation of the constitutional control subjects who have the right to appeal sirasiga deputy chairman of the republic of karakalpakstan on the women in the form of commission, as well as deputy chairman of the republic of karakalpakstan on the women, at least one-fifth of deputies, composed of the chairman, deputy chairman of the women.

In the meantime, the expansion of the system, the subjects they are content interesting job of ministers of the republic of karakalpakstan Council; court of the republic of karakalpakstan; office of public prosecutor of the republic of karakalpakstan; the republic of uzbekistan of oliy majlis of the authorized person for human rights (Ombudsman's) of the republic of karakalpakstan, the representative, as well as directly from the republic of karakalpakstan citizens and legal entities worthwhile to add.

Thus, the republic of Karakalpakstan appeal to all citizens of the republic of karakalpakstan to the constitution of the need to set the right article 8 as it explains in "who resides in the territory of uzbekistan, citizens of the republic of Karakalpakstan, the will of the citizens of the republic of Karakalpakstan"[2] that article 21 as it explains in "the establishment of the republic of uzbekistan in the republic of karakalpakstan, in accordance with the civil single of a citizen is a citizen of the republic of uzbekistan"o, as well as of the constitution of the republic of uzbekistan 22 article explains as "a citizen of the republic of karakalpakstan is a citizen of the republic of uzbekistan"[3] established that the content of the norms come from.

In this case, the Tradeto come out that their citizenship is there, directly addressed to the committee of the

citizens ' constitutional control you need to set the following order: "in the opinion of citizens and legal persons the law, their constitutional rights and freedoms have been violated if Qoraqlpog'iston of the republic to the constitution, according if you do not, and of karakalpakstan courtisee at a particular work to be completed using all other means of protection and be used in court, the law of the Constitution, with Constitutional supervision committee of the eligibility check on the complaint to has the right to appeal".

The offer in respect of the constitution of the republic of karakalpakstan this 42 article explains is defined as: "every person to defend his rights and freedoms, state bodies, officials, public associations is guaranteed the right to appeal wrongful actions" and focuses on the content of norms come from.

According to this principle, the protection of human rights in the republic of karakalpakstan to the constitution and to observe all state bodies related measures to prevent violations of the constitutional rights of their impact on the norms should have the right to see.

However, according to the current legislation on women's rights and structural entities like this, the only deputy chairman (deputy and deputy chairman on women to the chairman of) are given. It is noteworthy recognized in the same place, deputy chairman on women is attributed to one of government networks and also other sectors like the government, the constitution, the constitutional body under control by special activities that follow in the control should go.

Also has come out, the only constitutional deputy chairman of the committee on women and job assignments heightened supervision to contact her again himself to be implemented in the form of this right is enough to suggest that follow the principle that the authority of the state. Accordingly, the authorities cited above types on women and at the same time with the equivalent of deputy chairman in the case of the republic of karakalpakstan on the implementation of the constitutional supervision committee constitutional control that they may have the right to appeal according to the purpose.

Hence, there are like and this experience in uzbekistan. In particular, regulating the implementation of the constitutional control in the republic of uzbekistan "on the constitutional court of the republic of uzbekistan, the" law of 27-specified substance in the types of entities that have the right to appeal to court konstitsiyaviy. Among them are representative of the oliy majlis of the republic of uzbekistan on human rights; court, prosecutor's office bodies.

Nesmeyanova s. e. in the example of Russia noted that:

"the reform of the right to appeal to the constitutional court and the ombudsman entities within its physical and legal persons, local self-government bodies that enter as positive and important guarantees of human rights protection to the complexity is further enhanced with this"[4].

In turn, the constitutional control in the republic of karakalpakstan mainly as one of the important shortcomings in ensuring the implementation and organization of deputy chairman of the control committee on women qonstitusiyaviy I am sufficiently independent to carry out activities create legal guarantees for.

Which produces this quality as the main factors of the republic of karakalpakstan to the constitution of the two norms've etilmayotganlik jixat can bring to comply with the requirements of:

first, this is an 11 constitution-article: "the government of the republic of karakalpakstan in the system of state power into legislative, executive and judiciary is based on the principle that" the requirements of the principle should be that are not at the current level;

second, this constitution've 112-the substance that: "persons elected to the committee of constitutional supervision of the republic of karakalpakstan and the only independent in the performance of their duties are obedient to the constitution" that is appropriate with the requirements established organizational-indicated that it does not create legal guarantees.

Here, first it is noteworthy viewed on demand on women should be under the control of deputy chairman since that is accepted by the constitutional laws, then the constitutional supervision committee and this committee to work from large to be functional as well as at the same time as well as should not be able to show its effects in terms institutional. The constitution, however, 've 113-that does not correspond to the requirements in this article there are two main organizations:

first deputy chairman of the committee on constitutional supervision commission to give these women the presence of the authority've. In particular, the constitution've 113-the substance of 1.2 and 3-busy 've deputy chairman on women in determining the forms used to give the assignment of powers;

second, this is the conclusion of the committee on women can be canceled according to the decision've deputy chairman is stained. In particular, the constitution've 113-3 of the substance-is defined as follows in part: "the conclusion of the committee deputy chairman of the republic of karakalpakstan on only two thirds of the votes of deputies of all the

women of the republic of karakalpakstan was adopted on women can be cancelled according to the decision of the deputy chairman”.

In turn the problem on the first state with constitutional supervision committee for the elimination of deputy chairman of the commission on women in the form of the relations've to give, but to refer to a number of other subjects should be manifested in the form of. Otherwise the case, deputy chairman of the committee on constitutional supervision in relation to women on the one hand and the second side of the body will function as the head of the committee from the vaqitda has appeared in the body under control. This quality one-to-one against a mantqan-one is denying. Accordingly on women deputy chairman of the powers used in the word "duty" "contact us" to replace the word you need.

In this regard, the second state to eliminate the problem, on the conclusion of the committee to the deputy chairman on women by be cancelled according to the purpose of the authority to terminate. At the same time, you can make a complaint to the constitutional court of the republic of uzbekistan over her, according to set goals. Therefore, 3 of article 113 of the constitution of the republic of karakalpakstan-part I'm in berlin "the committee deputy chairman on the conclusion of all the women of the republic of karakalpakstan only two thirds of the votes of deputies of the republic of karakalpakstan was adopted on women can be canceled according to the decision of the deputy chairman" in accordance with the following norms with the norms of alashtirish maqsa feelings of victories.

“The conclusion of the committee may be cancelled, and you can make a complaint to the constitutional court of the republic of uzbekistan over his" need to replace with the content of norms.

Here that can be included to appeal to the constitutional court of the republic of uzbekistan, the constitution of the republic of karakalpakstan drives its 15-substancethan supports the republic of karakalpakstan and karakalpakstan and the law of the republic of uzbekistan have absolute supremacy of the constitution of the republic of the work, as well as 8 of the constitution of the republic of uzbekistan, article 6 supports than the constitution of the republic of karakalpakstan may not be contrary to the constitution of the republic of uzbekistan, stained and article 87 supports according to the law of the republic of uzbekistan binding on the territory of the republic of karakalpakstan that is colossal came out.

Also has come out, the superiority of the constitution and laws of the republic of karakalpakstan that is

provided by the constitutional court of the republic of uzbekistan is able to the guarantee of its powers by the constitutional basis of the development.

Hence, the constitutional supervision committee is made up of highly qualified and experienced specialists who have special access to legal information and is to be followed unless they are provided to the control over the constitution of karakalpakstan special constitutional, then it Qoraqalpog'iston the norms of the constitution and the law of the republic of the review authority, the goal of work according to set.

In particular, in the example of uzbekistan in the year 2018 s. citizens to the constitutional court Yakubjanov contactib audioyozuvi on the implementation of the code of administrative court proceedings, the court proses 2 and 4 of article 143-components description and asked to give [5].

Actual comments in the decision of the european court on human rights "is an important and one of the main features of the rule of law is legal certainty" that had come out and noted [6]. In this regard, as noted on n. a. m.: "therefore, the essence and content of the legal norms which each implementation, properly understood, is of great importance for scientific and practical mean of reviews and get very" [7].

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