



MODERN TECHNOLOGIES IN TEACHING LEGAL SCIENCES

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Annotation: This article reviews the purpose of teaching legal science as well as makes technology education interactive with the teaching process methods, memorization of substances through innovative technologies in legal science, and information technology teach students to use. Preparing students for non-traditional classes view, work with and prepare documents, innovative modern technologies teaching lesson planning based on, as well as "Brainstorming", "presentation" (Cluster) methods, "quiz" and so on. Use of various interactive methods in the teaching process, moral recovery nutrition of a lawyer, ethical ideals in training.

Keywords: distant learning, preparing e-documents, devices, foreign exchange program, student, importance, Decree, distance learning, legal education, legal clinic, electronic University, legal technologies, moral recovery nutrition of a lawyer, ethical ideals in training.

In today's rapidly developing world, every day there is a huge amount of



innovation in various fields science and technology as well as many changes are taking place all over the world, mainly through modern technologies. I would also like to emphasize the importance of the role of modern technologies in the development of our country, including the teaching of legal sciences. It is known that today many students are organized quickly and efficiently by teaching legal sciences through by using modern technologies in the study of all normative documents and presidential decrees. Likewise, legal education as a broad legal education and training in practical skills. Thus, most disturbing for classical legal education, the trend lies in the blurring of professional activity. If certain types of activities in the field of law can be not lawyers, but any people who have received the necessary instructions or who have received minimal training in performing a separate technological operation, or even not people, but computer programs, then a wide additional request not for fundamental training and not for narrow training for a specific job function, and for special educational products – computer programs, instructions and training that can be immediately available at any time for non-slow application. These "learning trace elements" are not can be assembled into any system, cannot be described dignity of the curriculum.

In recent years, our country Uzbekistan has been carrying out a wide range of reforms aimed at radically improving the quality of legislative activity and the socio-political, socio-economic and judicial reform of the adopted laws. In short, modern technologies are important [1] in the deep study of legal sciences in the successful solution of urgent and complex tasks facing us at a new stage of development of Uzbekistan, and in this regard, cooperation with foreign educational programs. You can ask what the benefit is for lawyers? Therefore, the competent use of information technological technologies does not interfere with the development of the thinking of a lawyer, and even helps, because in the future, auxiliary tech-technological solutions will free up time for live communication, cognitive and creative activity. Actually, training learning and



getting used to will require additional time, but it can "pay off". In addition, of course, some primitively functions of the lawyer will be reduced. However, these are functions in new technical, not requiring the use of analytical abilities, acceptance and justification of independent solutions, developed communication skills. So slo-lived historically that in order to carry out many such works for some reason, they began to demand a diploma of legal education research institutes. Now, thanks to technology, there is a chance to return to understanding the profession of a lawyer as a highly intellectual independent activity. Joint work of lawyers with programmers and linguists on the creation of machine-readable texts can help improving the quality of legal technique (legislative property, procedural documents, contracts, etc.) [9] Nevertheless, these are functions in new technical, not requiring the use of analytical abilities, acceptance and justification of independent solutions, developed communication skills. So slo-lived historically that in order to carry out many such works for some reason, they began to demand a diploma of legal education research institutes [10, 11]. Therefore, thanks to technology, there is a chance to return to understanding the profession of a lawyer as a highly intellectual independent independent activity. Joint work of lawyers with programmers and linguists stami on the creation of machine-readable texts can help improving the quality of legal technique (legislative property, procedural documents, contracts, etc.) [12] Can we consider "legal design" just a fashionable topic, but in essence, this is the correct desire to improve the efficiency validity of contracts and to the exercise of the right to access to legal. Many texts will have to be rewritten, and this should will be done by people, not machines, so there is a big work for a new generation of lawyers. Programs will not replace person. On the contrary, development, testing, implementation, use of programs in justice is a new niche for research, regulation and legal practice. So Thus, legal programs and their industry create new jobs for lawyers. Obviously, we should also mention it quite an important element of



quality training lawyers is the connection of training with educational work with students and teach them, because it is such a tandem that allows you to create optimal conditions for the formation of the personality of a legal hundred, not only fully possessing general cultural and professional competencies, but also capable of making informed, mature and moral decisions in the process law enforcement [8]. The legal profession is very specific and closely related to categories such as morality, conscience, beliefs, and worldview. It is generally accepted that in order for a lawyer successfully implemented the rules of law, he must have a professional competencies, have the appropriate knowledge knowledge, skills and abilities. However, it is far from always the most important thing is that in the process of law enforcement activities must necessarily be involved moral qualities of a lawyer. In addition, on this occasion very good in this vein, said the well-known lawyer A.F. Koni: "No matter how good rules of action, they may lose their force and significance in inexperienced, rude or dishonest hands" [7].

Admittedly, if we take from foreign experience in teaching legal sciences, they have achieved a lot with the help of modern technologies and far ahead of us in the field of modern technologies. Extensive use of the achievements of world science and law and innovation in modern conditions Consistent and sustainable development of all spheres of society and state life, building a decent future for the country, for instance; The United States, Japan, Germany, Russia, and other countries have made significant strides in teaching modern legal sciences, and have even made great strides in providing robots, security systems, education, and all modern technology. As for their shortcomings, it can be said that they were not significantly observed. At the same time, there is a constant analysis of the introduction of modern technologies in the teaching of legal sciences in our country Uzbekistan. Because the role of modern technology in teaching law is always high, because the law university and other law faculties have a computer,



projector, monitor, free Wi-Fi and other facilities equipped with the latest technology. Even online lessons were organized during the pandemic, which made it possible for students to gain knowledge. In this planning of online learning, not only an innovative definition is encountered content and not just posting it on the Internet, but also de-understanding and vision of how present and various types of interactions are supported: “teacher-student”, "student-student", "student-group”, which are important for the learning process. Moreover, if the difference between emergency distance learning and quality real, "real" online learning will not be understood. The latter just will not make an evolutionary leap forward [2]. Therefore, although live webinars with using video platforms such as Zoom, Moodle, and so on, may form an important part of online learning, they are not form the basis for this. Remote transmission process knowledge, and even more so skills and abilities, requires fundamental but other approaches, a complex of various innovative methods, technologies of augmented and virtual reality [4], new forms of interactive interaction. Because the place in the lives of young people is very important, especially for law students, because in the future we will have to work through all the normative documents using modern technologies.

To what extent do people and students accept the state-adopted program of modern technologies in teaching legal sciences? In addition, are there any benefits? Of course, because all normative documents and presidential decrees can be viewed online, and this will reduce paperwork, save time and create opportunities for students if provided with modern technology.

In particular, my suggestion and conclusion is that modern technologies play an important role in teaching legal sciences, because I would have suggested that not only our country, but also other disciplines be provided with modern technologies. Moreover, the current level and dynamics of the development of electronics and computer technology should be widely used go to solve various social problems like cybercrime and so on today has become a problematic crime



including the challenges of fighting crime and the expectations of the future promoted lawyers. In this case, and also due to other numerous objective and subjective reasons, there is a loss of proper and what will be the effect to this approach of our approach, which is a trend towards self-improvement, motivation in choosing life priorities and life path in general [6]. There is currently ongoing controversy over formation of the domestic system of legal education vanity. Answers to the eternal questions of didactics, "what?" and "How?" to teach a future lawyer, do not leave indifferent neither statesmen, nor scientists-educators, nor lawyers- practitioners, nor the general population of the multi-million public these [5]. This is understandable. The profession of a lawyer is very important for a person. Century, each of us, society and the state. However, if to delve into the essence of the discussion, its subject becomes obvious: steps, levels, standards, competencies, measuring instruments materials, etc. In the shadow of polemical attention, key chevy problems of legal education: issues of professional social education of the future lawyer, the formation of his professional identity [3]. Meanwhile, the traditions of domestic legal education calling, its moral imperative prescribes not only reproduce legal knowledge, skills and abilities of the sub-growing generations, but also to educate the personality of a specialist hundred, [13] with professional values, identified representing itself with high examples of domestic and world howling legal culture, interested not so much in personal financial well-being, how much in the triumph of law on and justice, aware of social responsibilities of their future profession. In other words, personal reality, society and the state need lawyers with a high level of professional identity.

From my perspective modern world is changing our reality very quickly, dictating to us new rules of life. Education is not excluded. And what we did not study a couple of years ago, today we can become an important and indispensable subject in the future with the help of modern technologies and the most important



is the time of requirements. The labor market for lawyers is becoming ever more demanding and competitive. Employers are waiting for those lawyers who have more a rocky potential of skills, knowledge and skills.

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