

## THE DEVELOPMENT OF COMMUNICATIVE COMPETENCE IN THE FUTURE LAWYERS

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### ABSTRACT

this article deals with the issues of communicative competence of lawyers. What should a modern lawyer be like? What methods of communication are more effective in the process of their professional activity?

**Keywords:** Communication culture, communicative competence, professional communication, speech culture.

### INTRODUCTION, LITERATURE REVIEW AND DISCUSSION

Currently, the requirements of society have increased in relation to the communicative culture of lawyers. Communication is a one-of-a-kind path to understanding, social convergence and interaction.

Strengthening independent statehood, changing the legal consciousness of citizens, reforming the judicial system, radical changes in the content of forms and methods of activity of lawyers place high demands on their professional training, business skills, psychological, pedagogical, and ethical culture.

Our president pays great attention to the culture of communication: "To be honored with such trust, respect and attention is a great happiness. Each of us in our area of work must, by practical deeds, justify the trust of our courageous, hardworking and noble people. This is not only our civic duty, but first of all our sacred duty to the Motherland," Sh.M. Mirziyoyev.

According to the head of state, if the leader can "combine perseverance and restraint, exactingness and erudition" in his work, he will be able to win true love and trust of the people. Because, precisely, lawyers represent the law, it is they who protect the rights and freedom of citizens.

Based on the foregoing, the most important task at this time is to expand the base of speech activity of students, increase their speech culture, the formation of skills and abilities of rational speech behavior in various situations of professional communication.

For the most part, the professional activity of a lawyer takes place in conditions of communication, which often makes up the main content of their activity, and becomes a special type of work - professional communication, which involves the development of a unified strategy for professional interaction.

However, such an important aspect of it, as the communicative culture of future lawyers, has so far received insufficient attention, both in theoretical studies and in practical activities.

Meanwhile, practice shows that the lack of communication culture reduces the specialist's business activity, does not allow him to fully realize his professional and creative potential. Therefore, the study pays special attention to the development of a communicative culture, future lawyers at the university.

The modern professional culture of a lawyer is developing in the conditions of increasing public attention to a communicative culture. The Law "On Education" formulated requirements for a university graduate, among which, in addition to professional competence (a combination of theoretical knowledge and practical preparedness, the ability to carry out all types of professional activities in accordance with the educational standard), communicative preparedness (literary, business written and oral speech in his native language; ability to develop normative documentation, use it; knowledge of communication ethics, etc.), as well as a developed ability to be creative sky approaches in solving professional problems, the ability to navigate in unusual situations; the desire for continuous personal and professional improvement, etc.

Communication is a complex, multifaceted social and psychological process aimed at establishing and developing contacts between people. In the process of communication, the lawyer solves several problems at once simultaneously: reports and receives new information, perceives and evaluates the communication partner, organizes joint activities and participates in it. Communication is the content of the professional activities of a lawyer, since one of his official tasks is to search and collect information, new information and facts. Realizing these goals, lawyers have to be in unpredictable situations of communication, building communicative contacts with people of different ages, sex, religion, nationality, social status, level of education and culture.

The following communication functions can be distinguished:

- 1) communicative - it manifests itself in the exchange of information between people;
- 2) interactive - it manifests itself in the nature of the organization of interaction between people;
- 3) perceptual - it determines the process of people's perception of each other in a communication situation. Accordingly, in the process of communication, problems may arise: message transmission; social perception (perception of man by man); interactions (or interactions). In order for communication to be optimal, it is necessary that the messages are transmitted accurately, and that social perception is adequate. Therefore, it is so important to know how to communicate. As a rule, experienced lawyers receive information not only directly from the speech of the communication partner, but also from intonation, gaze, facial expressions, manner of speaking and behaving, accompanying speech gestures, body position, etc.

Success in the communication of some people is explained by psychologists communicative competence and communicative flexibility. By communicative competence is understood the ability to establish and maintain the necessary contacts with other people. And communicative flexibility provides a person's ability to change the type and means of communication in a timely manner, the manner of behavior depending on the individual characteristics of the interlocutor, his mood, the context of the situation.

The causes of ineffective, failed communication may be:

1. The personal properties of the interlocutor, selfishness, shyness, suspicion, authoritarianism, alienation, etc.
2. Bad relationships between partners.
3. Speech defects, non-compliance with the norms of literary pronunciation.

4. Errors in the construction of statements, in the statement of stresses, the use of words - parasites, jargon, etc.

5. Not prepared lawyer, superficial consideration of the case.

It was said above that communication is a complex, multifaceted social and psychological process that requires a professional to have profound knowledge, spiritual and moral, and comprehensive development. As our president says: “But now there must be quality, once again quality, culture, deep knowledge, dialogue, a system when communicating with our people. All your efforts with your words alone become a betrayal of politics. You need to learn to think, measure seven times before cutting. This is a demand of time. ”

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