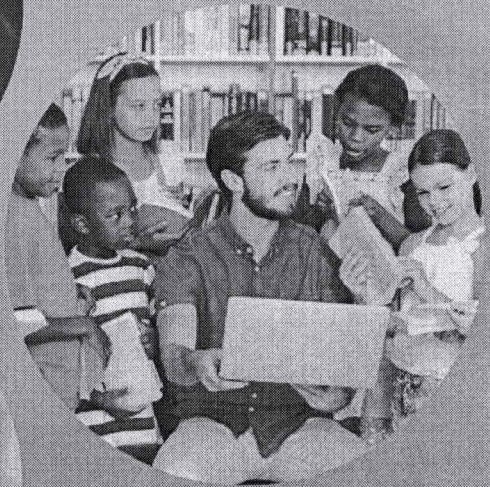


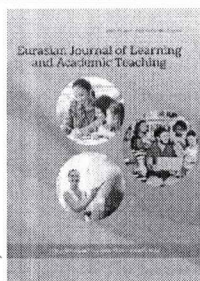
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# Eurasian Journal of Learning and Academic Teaching



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## Application of foreign legal norms in notarial activity during the years of independence

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### ABSTRACT

The article is devoted to the role of notarial activity in the international arena, legal norms governing the documents issued for service abroad, international documents of which our country is a member, the international notarial system.

### Keywords:

notary, notarial activity, conflict of law, international law, international notary, Latin notary, Anglo-Saxon notary, convention, charter, consul

After gaining independence, the Republic of Uzbekistan has gained a place in the international community. Article 1 of the Constitution of the Republic of Uzbekistan states that "Uzbekistan is a sovereign democratic republic. The names of the state "Republic of Uzbekistan" and "Uzbekistan" have the same meaning[1]. It should be noted that the number of notarized documents in Uzbekistan, intended for use abroad, is growing day by day. Carrying out notarial acts abroad is entrusted to the consular offices of the Republic of Uzbekistan abroad, and the consul[2] carries out notarial acts in the framework of international relations on the basis of the Consular Charter of the Republic of Uzbekistan. On January 31, 2011, the Ministry of Justice and the Ministry of Foreign Affairs of the Republic of Uzbekistan adopted Resolution No. 21.1 on the regulation of notarial acts in the framework of international legal relations by the Consul[3]. also approved the Instruction on the procedure for notarial acts by consuls of consular offices of the Republic of Uzbekistan . The instructions state that the consul may

perform other notarial acts of type 15 and provided by law .

Article 35 of the Consular Charter of the Republic of Uzbekistan[4], the consul takes measures to protect the property of a citizen of the Republic of Uzbekistan after his death.

The Law of the Republic of Uzbekistan "On Notaries"[5] does not impose any restrictions on foreign citizens and legal entities to apply to notaries. Based on the Law "On Notaries", notaries perform the following notarial acts in the framework of international relations:

1 . The notary shall apply the norms of foreign law in accordance with the legislation of the Republic of Uzbekistan, international treaties.

2. Actions related to protection of the property of a foreign citizen remaining in the territory of the Republic of Uzbekistan after his death or protection of property belonging to a foreign citizen after the death of a citizen of the Republic of Uzbekistan, as well as issuance of certificates of inheritance in accordance with the legislation of the Republic of Uzbekistan is done.

3 . Notarized power of attorney, intended to be valid abroad, with no expiration date;