



Independent initiative group for the development of legal and judicial reform in Ukraine





About the activities of the group

JustifAI is an independent initiative by the development team and introduction of alternative proposals for the legal and judicial reform in Ukraine, that brings together specialists and experts from different industries and countries





The JustifAI Initiative Group is an informal and non-profit group that aims at radical and decisive reform of the judicial system and legislation in Ukraine to qualitatively change the economic situation and develop best practices of legal reforms using the latest advances in Legal IT technologies based on scientific approach and international law.



Prerequisites

Law should be a reflection of the established norms and rules of relations in society.

What we see de facto, as soon as entrepreneurs have money, they prefer to regulate relations not by the Ukrainian legislation but by the English one.

Everyone goes to settle disputes in British courts.





CIVIC HUB

Complete distrust of foreign business, investors, citizens to the Ukrainian judicial system.

The judicial system in Ukraine is one of the most disrespected branches of power.

If we want quick changes, Ukraine does not have time to gain a reputation. It takes 20-30 years, which Ukraine does not have.

That is why it is necessary to relocate the highest judicial body - the Supreme Court of Ukraine, from Kyiv to London.

This will allow any investor who has court cases in Ukraine to get a proper court decision, at least in the last instance.



CIVIC HUB

Ukrainian law is a complex hybrid of Soviet, French, Dutch and American legislation, which was compiled through Google translator.

There are many acts of the Supreme Court that contradict each other. Due to the microscopic economy, no foreign law firms will allocate individuals to study Ukrainian legislation.

Thus, Ukraine, in addition to being a very corrupt country, can also be called a country with unique legislation that does not exist in the world. This should be corrected and the legislation that is understandable for all investors should be implemented.

We propose to introduce English legislation.



CIVIC HUB

It is necessary to simplify citizens' access to justice.

Court cases are considered for a very long time.

Therefore, **we propose that the cases sent to the first instance should be considered by artificial intelligence.**

Referring to the mathematical "Gödel's incompleteness theorem", it can be argued that no codified judicial system can be both without contradictions and sufficient, which is why codified systems have de facto turned into precedent systems.



CIVIC HUB

De facto, the judicial system of Ukraine has become precedent-based rather than codified, because the clarifications and rulings of the Supreme Court must be taken into account by courts of all instances when making decisions.

We propose to translate this into the plane of de jure and switch to the most common applicable law in the modern world - English law in Ukraine.



CIVIC HUB

The science of cybernetics states that the reform of complex bureaucratic systems, to which the judiciary fully belongs, does not take place without simultaneously changing the rules and actors of the game, so **we propose to change both legislation and judges at the same time.**

Our offers

1. Technology instead of people. Artificial intelligence instead of a biased trial. Implementation application of artificial intelligence in courts, that will facilitate access to justice, qualitative acceleration

procedures, elimination of corruption, etc.

2. Digitalization of legal proceedings, not document flow.

Using the "Third Key" solution, automation procedures for going to court through smart contracts. Part of the

proceedings should be fully automated, minimization of the human factor in the secretariat, etc.





CIVIC HUB

3. Use of existing technologies. Stop actions on inventing bicycles and spending money on "unique software systems".

4. Recognition of judgments from selected foreign courts jurisdictions in automatic mode. Without the obligation to apply the principle of reciprocity or the fact of availability relevant international agreements.

5. The right to choose legislation for all.

To exclude from the mandatory conditions for the application of foreign legislation the presence of a foreign element in legal relations.

6. Complex approach. Simultaneous change of actors and rules will contribute to revolutionary changes in the life of society and in the economy.

Our basic goal



1. Law

1.1. Relocation of the Supreme Court of Ukraine from Kyiv to London.

1.2. Integrated digitalization
legal processes.

1.3. Free application of the legislation of foreign countries (selected
jurisdictions).

1.4. "Autonomy of will" for all (elected
jurisdictions) without a "foreign element".

1.5. Changing the perspective of public policy
in the field of law.

1.6. Forecasting of disputes by software systems with AI elements.

1.7. Digitalization of standard judicial and legal procedures.

1.8. Unification of the norms of the current legislation of Ukraine with
the best foreign and international practices.

1.9. Real involvement of society in the administration of justice.



2. Judicial proceedings

- 2.1. Artificial intelligence in courts.
- 2.2. Use of analytical complexes for forecasting and verification of court decisions.
- 2.3. Court decisions in the form of smart contracts and creation of digital infrastructure in the State.
- 2.4. Transition from automation of existing processes to digitalization of relations.
- 2.5. Ensuring fast and cheap access to court proceedings.
- 2.6. Digitalization of all administrative and statistical procedures in courts. Release of judges from performing auxiliary and technical functions.
- 2.7. Ensuring automated recognition and enforcement of foreign judgments (of selected jurisdictions) in Ukraine.



Influence on the situation in the country



*Simplifying and reducing the cost
of access to justice;*

*Digitalization of processes and
court proceedings, which will
lead to the effective protection of
the interests of the parties;*

*Release of judges and judicial
administration from unrelated
tasks;*

Influence on the situation in the country



Reducing the burden on national courts;

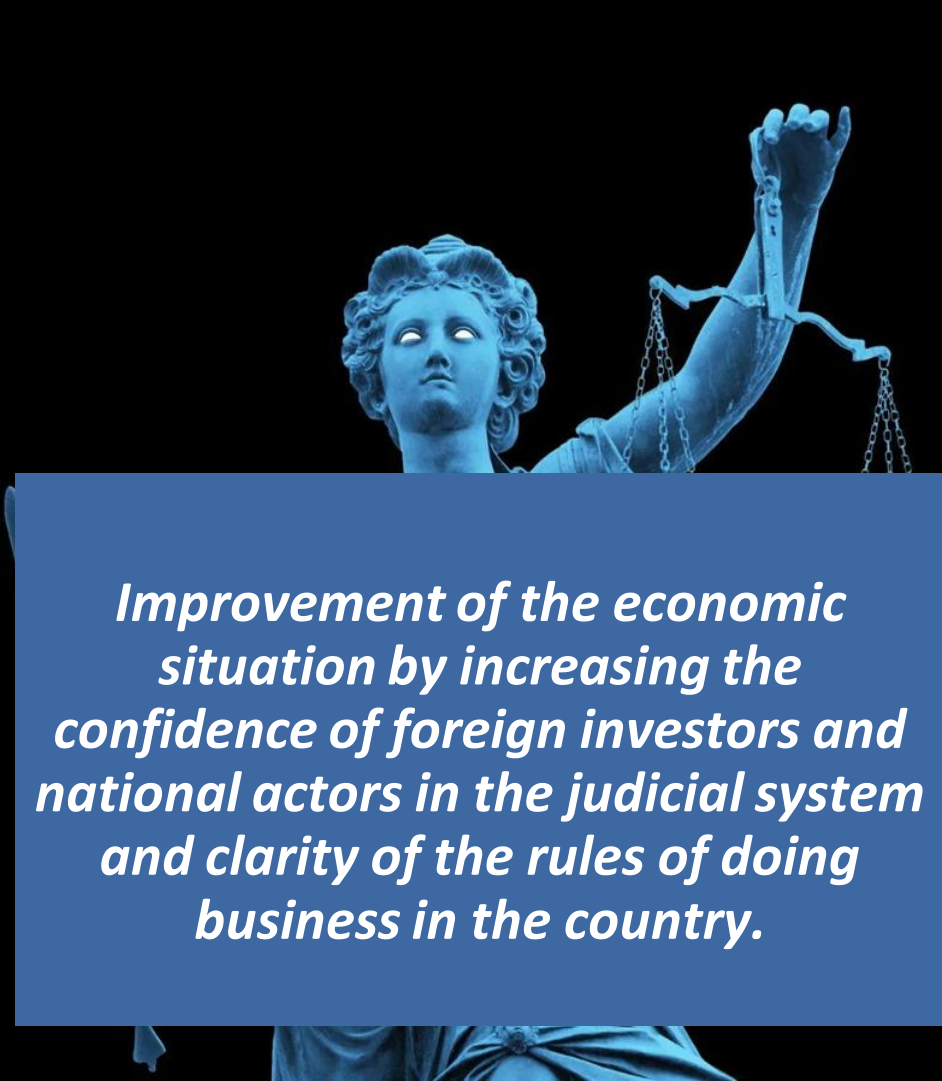
Radical change of the state policy in the field of law and justice;

Ensuring the possibility of dispute resolution in foreign courts with automated recognition of court decisions (selected jurisdictions);

Influence on the situation in the country



CIVIC HUB

A monochromatic blue-toned image of the Statue of Lady Justice, the personification of the Roman goddess Iustitia. She is depicted with her eyes blindfolded, holding a pair of scales in her left hand and a sword in her right hand. The background is dark, making the statue stand out.

*Improvement of the economic
situation by increasing the
confidence of foreign investors and
national actors in the judicial system
and clarity of the rules of doing
business in the country.*

**We have a significant amount of
of the developed proposals,
for the discussion of which we seek to
to the wide involvement of specialists.
JustifAI Group offers everyone
not indifferent to join our
project and report all the benefits
friendly expert environment.**

