

**THE UNIQUENESS OF LAWYERS' SPEECH****Isayeva Ozoda Boboqulovna****Academic Lyceum of Termiz University of Engineering and  
Agro-Technology, native language science teacher,**

**Annotation:** Jurist speech is unique and is based not only on legal knowledge, but also on the expression of thoughts in a clear, understandable and convincing way. In their speeches, they provide clear and concise information, mainly on laws, norms, legal analysis, and processes. The lawyers' speech should be formal and very clear. They build their speeches constantly, relying on laws, norms and legal documents. For example, a jurist who speaks in court or at a legal conference usually expresses his thoughts in a certain order, with firm and formal words. Such a form of speech ensures the reliability and seriousness of communication. In this article, the specific aspects of jurists' speech are studied and conceived.

**Keywords:** jurist speech, formality, logic, evidence dependence, clear, simple, short, reliable, special terminology, legality.

Jurists express their opinions in a logical way, on the basis of solid evidence. On any legal issue, they often cite various documents, facts, court decisions and other evidence. The logical structure of speech, that is, the connection between the expected result and legal analysis, gives a special significance to the speech of lawyers. In court, lawyers always rely on evidence and try to present their statements in a clear, reliable and logical way. Lawyers use special legal terminology in their speeches. These terms are understandable only to representatives of the legal sphere, and their importance in communicating accurate information is great. For example, words such as "tort", "jurisprudence", "restitution", "examination" are used only in the legal field. It helps to achieve its goal by ensuring the professional nature of speech.

Jurists' speech is often competitive because they speak to defend or reject a particular party. At the same time, they present their speech confidently, but politely. The purpose of such a speech is not only to prove the authenticity of the parties, but also to draw the court or audience to their side. Lawyers are always reliable in their speech and give arguments and examples to strengthen their opinions.

Lawyers' speech often focuses on explaining complex legal issues in a simple and understandable way. This is especially important in court or in speeches presented to the public. If the lawyer's speech is too complex and incomprehensible, he may not achieve his goal. Therefore,

they often try to present a lot of information in a short and clear way. Jurists often take a subtle and diplomatic approach in their speeches. For example, they pay attention to maintaining respect when addressing, speaking carefully, and honoring other parties. This is especially necessary when reaching an agreement or negotiating between the parties. A diplomatic approach is a characteristic feature of a lawyer's speech, which contributes to the success of his work.

Jurists always consider several opposing points of view in their speeches. They base their side, for example, by analyzing different opinions on some legal issue. This is especially important in the courts, as each side introduces its own point of view and arguments. Jurists identify opposing views and try to overcome them and strengthen their position. This approach increases the logic of speech and seems clearer and more reliable for the audience. The purpose of the lawyers' speech is not only to present facts, but also to draw the audience to its side on the basis of reliable and proven opinions. In court or legal negotiations, the purpose of the speech is often to solve the current issue or problem, but even more important, to solve this result in its favor. The high efficiency of the speech of lawyers lies in its influence on the final goal — the decision of the court or the outcome of the negotiation.

Another important aspect of jurist speech is the colloquial style. In their speech, they take into account the mental environment, the psychological state of the audience. For example, if they are interviewing a witness in court, they will speak the requests carefully, and in the right order, primarily in order to gain the witness's trust. Their speech often leads the audience to think too, to reconsider their thoughts.

Unlike in other areas, emotional aspects are often not explicitly expressed in jurist discourse, as the legal point of view must be objective and logical. However, in some cases, such as cases involving case disclosure or privacy issues, jurists may also take an emotional approach. This is especially noticeable when discussions are being held on cases related to physical or mental injuries. Empathy and careful handling can help increase trust between parties.

**Conclusion:** jurist speech includes specific technical and formal requirements, since it performs the tasks of not only communicating knowledge, but also providing logical analysis and evidence, as well as establishing effective communication with the audience. Formality, special terminology, trust and diplomacy in the speech of lawyers indicate their professional skills and high qualifications in their field. Such speech requirements are necessary in order to effectively and successfully make the work of representatives of the legal sphere.

#### **List of references:**

1. Badriah Khalid Al-Gublan, 2015-y, “A Linguistic Study of Language Power and Strategy Used by Jurists” , 52-60-p, [http://ijllnet.com/journals/Vol\\_2\\_No\\_3\\_September\\_2015/19.pdf](http://ijllnet.com/journals/Vol_2_No_3_September_2015/19.pdf)
2. Gibbons, J. (2003). Forensic Linguistics: An Introduction to Language in the Justice System. Blackwell Publishing.
3. Bhatia, V. K. (1993). Analyzing Genre: Language Use in Professional Settings. Longman.