

Research on the Legal Construction of Enrollment in Common Colleges and Universities

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Abstract: As an important means of allocating higher education resources, general college admissions has always been the focus of attention of candidates, parents and society. At the same time, it is also a gathering point of various interests and conflicts. People are eager to obtain high-quality education, but high-quality educational resources are unevenly distributed and very limited. How to maintain fairness and justice in the entire enrollment process of ordinary universities, and how to protect the legitimate rights and interests of enrollment targets, is the reform of the enrollment examination system. The most urgent requirement is also the only way to legitimize the enrollment of ordinary colleges and universities. The study of the rule of law has far-reaching significance for promoting the reform of the admissions examination system of ordinary colleges and universities, resolving difficulties in enrollment work, and improving the admission procedures of ordinary colleges and universities.

1. Introduction

The rule of law in enrollment refers to a series of ideological and behavioral changes in the field of enrollment in ordinary universities. The purpose and significance of the rule of law is to adhere to the public interest and pursue a balance of interests. Judging from the enrollment work of ordinary colleges and universities at this stage, there is no comprehensive support measures for the normative legal system, and the problems and difficulties existing in the enrollment system are urgently needed to be resolved at the legal level.

2. The necessity of legalization of enrollment in ordinary colleges and universities

2.1 Deepen the reform of college entrance examination and enrollment system

The rule of law in the general college entrance examination has deepened the reform of the college entrance examination system and improved the establishment of laws, regulations and rules for the college entrance examination. Making plans, adjusting and complying with laws and regulations. The use of enrollment plans can be effectively guaranteed and promoted, setting scientific and reasonable examination subjects and content, and seeking to build a diversified evaluation system. Strictly standardized enrollment work is carried out. It has the guarantee and promotion in accordance with laws, regulations and procedures to ensure the fairness from the disclosure of enrollment plan information to the fairness of the examination process, and then the fairness and justice of admission results, forming a long-term mechanism for the legalization of the entire process of enrollment in ordinary colleges and universities ^[1].

2.2 Maintain the legal rights and interests of the enrollment subject

The reform and development of enrollment in ordinary colleges and universities will involve many legal issues. In particular, with the continuous strengthening of the awareness of rights protection of candidates, parents and the whole society, it is necessary to effectively establish the awareness of the rule of law and promote the formulation of rules. Maintain the examination

enrollment system through effective use of legal means. The rule of law in general college admissions helps to clarify the legal relationship between the various subjects in the enrollment link, more rationally regulate the enrollment procedures of ordinary colleges and universities, and effectively resolve various contradictions.

2.3 Ensure the exercise of enrollment rights

Through the process of legalization of college admissions, promoting the exercise of enrollment rights in accordance with the law, and deepening the reform of the college admissions system are the only way to build a society under the rule of law and effectively protect citizens' right to education^[2]. Therefore, we must proceed from reality and find a way to regulate the enrollment system of our country's colleges and universities by law and effectively protect the citizens' right to education. The enrollment rights of ordinary colleges and universities must follow the principles of administrative rule of law. Vertically and horizontally balance the relationship between the various subjects. Advancing the rule of law in general college admissions will help establish and improve the internal and social supervision mechanism for college admissions, and improve the legal requirements for college admissions.

3. The problems faced by the legalization of college admissions

3.1 Legal aspects of admissions

The first is that the enrollment of ordinary colleges and universities lacks a legal spiritual culture. Some candidates and the public tend to respect rights and hope to solve the enrollment problem through human relations. The second reason is the lack of a culture of rule of law applicable to the enrollment of ordinary colleges and universities, and the lack of detailed regulations and standards for the details of the enrollment process. Third, due to the lack of legal environment and culture for enrollment in ordinary colleges and universities, as well as the inadequate material guarantee for all aspects of college enrollment, it is difficult to provide a fair and just environment for enrollment. Fourth, the lack of law-based behavioral culture and the self-discipline of related subjects in the admissions of ordinary colleges and universities affects the fairness of college admissions and the credibility of society.

3.2 Aspects of the implementation process of the rule of law

First of all, there are problems with the fairness of admissions in ordinary universities. First of all, the number of enrollment in each province has a certain limit, which will affect the fairness of enrollment. The geographical distribution of universities in our country is uneven. The scores required for candidates from different provinces to apply for the same university are also different. In this regard, there is still a lack of relatively complete regulations, which has led to a certain degree of randomness in college admissions. The second is that the content to be tested is unscientific. Because students' learning abilities and life backgrounds are different, it is difficult to cover all the content and subjects of the exam, and it cannot reflect the actual level of students. Third, there are some shortcomings in setting admission scores, which affect the fairness of admissions. The setting of the score line expresses the specific procedures and reasons in a more general way, resulting in the information difference between the admissions and the candidates. Finally, this is the issue of autonomous enrollment in ordinary colleges and universities. From the perspective of candidates, the restrictions on recruiting personnel and the regulations on the time and location of the test have a certain impact on the fairness of admission^[3].

4. The path to the legalization of college admissions

4.1 Establish the concept of the rule of law for general college admissions

As a country under the rule of law, we must adhere to the principle of establishing the awareness of the rule of law in the whole society, and attach importance to the popularization of the rule of law

and the observance of the laws of the whole people. In the process of establishing the rule of law in general college admissions, the establishment of the concept of rule of law includes legal authority, legal personality, fairness and justice, due process and rights remedies. From this perspective, rules and legal concepts can be established to promote the process of the rule of law in education in my country, and provide reliable theoretical guidance for the realization of the ideal goal of education equity in my country. To strengthen the establishment of a culture of rule of law when enrolling students in ordinary colleges and universities in my country is to incorporate the enrollment-related laws and the management of strict compliance with laws and regulations into the establishment of enrollment cultural activities, so that all enrollment subjects will improve the rule of law with the care of legal culture. Consciously abide by the law.

4.2 Realize the rule of law in the admission methods of ordinary colleges and universities

Enrolling students in ordinary colleges and universities should implement the rule of law in the way of applying for examinations, so that candidates can choose schools and majors according to their wishes. When setting the investment ratio, the rule of law must also be observed to prevent candidates from missing the opportunity to receive higher education. When determining the admission score, you need to understand the legal rules and determine the minimum score standards for different batches in order to provide a reference for candidates to apply for the exam. The bonus policy must also realize the rule of law, which can become an inexhaustible driving force for students to continuously improve their own quality. In terms of admission and withdrawal, it is also necessary to implement the rule of law, clarify the reasons for withdrawal, improve the withdrawal procedures, and effectively protect the rights and interests of candidates.

4.3 Realize the legalization of the enrollment management system of ordinary colleges and universities

The first is to ensure the right to know of candidates and citizens by improving the admission information disclosure system of ordinary colleges and universities. The second is to improve the admission notice system of ordinary colleges and universities to protect the legitimate rights and interests of candidates from the source. Third, by improving the reasoning system for admissions in ordinary colleges and universities, reducing disputes caused by unclear reasons. The fourth is to improve the enrollment service system of ordinary colleges and universities, so that successful applicants will be notified and enrolled normally, so as not to give opportunistic criminals an opportunity to avoid harming the interests of candidates.

5. Conclusion

Under the general environment of the construction of the rule of law in our country, it is highly compatible with the development of the rule of law in college admissions examinations. The reason for the many problems in the reform of the entrance examination system of ordinary colleges and universities is that there is no comprehensive support measure to regulate the legal system at present, and the problems and difficulties faced by the current entrance examination system urgently need to be solved at the legal level. In order to well regulate the enrollment procedures of ordinary colleges and universities, to a certain extent, promote the long-term development of our country's enrollment system and form a new atmosphere of fair competition.

References

- [1] Wang Wei, Hu Yongna. Exploration of the construction of the rule of law in general college admissions[J]. Industry and Technology Forum, vol.19, no.01, pp.285-286, 2020.
- [2] Gan Qi. Research on autonomy of college admissions[D]. Nanchang University, 2017.
- [3] Zhou Juan. Research on the Rule of Law in my country's Higher Education Governance [D]. Nanchang University, 2017.