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#### REGULATORY LEGAL REGULATION OF MEDICAL SUPERVISION OF MILITARY PERSONNEL, AND THE CONCEPT OF MEDICAL SUPERVISION OF MILITARY PERSONNEL

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Currently, the existing legal and regulatory framework is a rather complex mechanism. It covers all possible parts of modern social life. With the help of such regulation, an optimal balance is ensured between business, the state and citizens, between their interests. There is one important task in such regulation. This implies the need to create certain foundations of a right-wing nature, with the help of which the actions of the subjects will be predictable and stable. These factors should also apply to the objects of legal relations. This requires the most precise formalization of the established standards, conditions and requirements. At the same time, they must be flexible enough in their application. In a rapidly changing world, this is a very important factor.

As an example, we can cite some kind of specific statistical function, which implies an impact on certain relationships that develop in society through stability, through certain anchoring. It is very important to consolidate the constitutional foundations, determine the forms of ownership of the rights of subjects, and the legal status of each citizen. As for the dynamic function, it is aimed at providing a special process through which the dynamics, general movement and development of social relations will be carried out in order to achieve a pre-established positive result. This function is most clearly manifested in the institutions of labor administrative civil law, is explored through economic and other areas that are present in modern society. The protective function is aimed at protecting public relations from any encroachments in order to ensure their protection. It is important to eliminate such relationships that will be harmful and negative for society.

It is important to understand that modern legislation is adapting quite actively to new challenges. Among them are changes in social norms, globalization and digitalization. One of the key factors is that there is a need for optimal consideration of all possible practices and international standards, and this requires that the most fruitful cooperation be built between different jurisdictions. The legal framework should be as relevant and understandable as possible. Thus, the literacy of the population will increase significantly. Despite the association that has been built, despite all sorts of changes, problems still remain. The reason is that the implementation of all kinds of reforms, changes and adjustments requires quite serious efforts. Very often, it is necessary to completely eliminate legal inheritance codes.

There is also a need to constantly evaluate and analyze current regulations. It is for this reason that there is a need to establish cooperation between the executive and legislative authorities. This is the only way to achieve the most timely response to any issues. Monitoring will significantly increase the overall level of effectiveness of the legal system, and effective control over the implementation of legislative norms will be carried out. In addition, through the monitoring and continuous analysis and evaluation procedure, the company gets the opportunity to participate directly in law enforcement and law-making activities carried out by the state structure.

By studying in more detail, the current legal and regulatory regulation related to medical examinations, certain conclusions could be drawn. It becomes clear that today this process is a multifaceted and complex system. The reason is that the interests of medical institutions, the state, and the patients themselves are closely interrelated here. Competent professional follow-up to maintain health and prevent diseases is one of the key points. It is for this reason that valid and maximally clear standards must be applied to this aspect, through which all participants in the process will receive the necessary support and protection. Specialized regulations and requirements should serve as the basis for such medical supervision and examination. With their help, a legal framework should be formed based on which medical services of this nature will be organized. Everything should be aimed at strengthening and restoring the health of modern citizens.

If the legislation is followed in this aspect, it will ensure that patients receive the necessary care in accordance with all established standards. Regular updating of these standards is an important aspect. Thus, it is possible to take into account modern approaches and scientific achievements that will be applied in treatment, rehabilitation and rehabilitation. At the same time, regulations are able to ensure a clear division of responsibilities between specialists and medical institutions. Thus, a kind of system will be created in which doctors will be able to monitor patients as effectively as possible. This will make it possible to detect all kinds of diseases in a timely manner and ensure their prevention. The medical examination carried out based on legislative standards will significantly improve the wellness programs and the results that will be obtained on them.

In this system, the close relationship between different levels of healthcare occupies a important place. With the help of regulations, it is possible to create a special, unified information environment that ensures the exchange of information. Thanks to this approach, the process of obtaining medical services will be greatly simplified, and it will be possible to conduct strategic research in order to analyze the health of the population. All this suggests that regulations are a fundamental tool in the organization of dispensary monitoring. The most effective and transparent model of medical care will be created, it will be fully focused on citizens, on meeting their needs. In order for this process to be as effective as possible, it is necessary to ensure the strictest compliance with regulations.

At the same time, all laws and regulations should be flexible to all possible changes that occur in the medical and social spheres. It is also required to take taking into account the fact that everyone has the right to receive quality medical care on an individual basis. All this suggests that the legal and regulatory regulation of dispensary monitoring should be aimed at creating the most appropriate conditions with which to form the most effective supportive healthcare system. It, in turn, should be aimed at serving the benefit of society as a whole.

In order to achieve optimal results in this aspect, it is necessary to study in detail the regulatory framework related to medical examinations and medical examinations of military personnel. This is very important in maintaining the health of the personnel. Today, citizens undergoing military service are very often subjected to various psychological and physiological stresses. It is for this reason that it is necessary to systematically monitor their overall health. This issue is quite relevant today. If this aspect is legally regulated, then, first of all, it is necessary to do everything possible to provide military personnel with legal

guarantees, it is necessary to distinguish between the duties of command and medical

institutions.

One of the important elements of the research work is to conduct the most detailed analysis of all legislative acts that exist today. This includes not only Federal legislation, but also all kinds of by-laws and regulations that regulate the procedure and specifics of regular medical examinations. With the help of these documents, the obligation of employees working in medical institutions is determined. In addition, the rights of patients are prescribed. This ensures the most effective interaction between them. This will minimize all the risks associated with injury and all kinds of occupational diseases. In addition, research work must necessarily take into account the characteristics of all categories of military personnel, contract soldiers and those who enter military service. The reason is that each group of military personnel has its own individual requirements for medical care, its own specific needs. All this must necessarily be reflected in updated and adjusted legal regulations. Thus, the study should become a kind of basis because of which it will be possible to develop special recommendations aimed at optimizing the existing system of medical examinations, the effectiveness of the armed forces, and their combat readiness will significantly increase due to this.

One of the important aspects of the research work is to identify the current shortcomings in medical examinations. For example, quite often there are cases related to the fact that there is not enough information about the health of military personnel. Data between medical institutions and the command has low integration. Thus, it is very difficult to identify diseases that are present in a particular serviceman, respectively, general medical care is quite severely weakened. It is for this reason that it becomes clear that such a form of interaction should be optimized at the legislative level, so that all problems can be eliminated and the overall quality of medical care can be significantly improved.

In this aspect, it is worth considering the international experience that has already been achieved in the field of regular medical examinations and medical examinations. To develop effective models, this can be an additional source of information. If we analyze the practices developed by other countries, it will be possible to consider and implement different approaches to preserving the health of military personnel, it will be possible to borrow strategies that have shown effectiveness and a high level of success and implement them into the domestic healthcare system. It is equally important to pay special attention to the legal protection of military personnel who undergo medical examinations. It requires the development of several regulations that will improve the level of trust in medical care and ensure rights in this area. It is also necessary to pay attention to issues related to the psychoemotional state of the military, which is a very important factor in the conditions of service.

As part of this research work, it is worth paying special attention to how regular medical examinations are conducted among the military personnel of the Republic of Uzbekistan. There is a unified healthcare system here. It implies a combination of different forms of health protection. This can be a private, public or regional direction, respectively, each of them is financed from completely different sources. If we consider the state health care system, then, first of all, this includes the ministry, health management bodies, regional, as well as special units located in individual districts and cities. It also includes government, preventive and curative research and scientific institutions, special educational organizations where doctors undergo retraining or training courses, various pharmaceutical organizations and enterprises, a forensic medical examination institution, preventive and sanitary organizations, enterprises that manufacture medical products, equipment and medicines.

As for other healthcare systems, in particular, the one that is characterized as private, this also includes enterprises that produce medical products and medicines, pharmacies, and medical and preventive institutions. All this is financed from borrowed or own funds, in accordance with the legislation. In addition, financial investments are made directly by individuals who are engaged in pharmaceutical or some other activity. It is worth noting that the Ministry of Health, which currently exists in the republic, is the central body in the state administration. It is subordinate to the Cabinet of Ministers of the Republic. The work is carried out in close relationship with other elements of public administration, with various public organizations. It is equally important to pay attention to the fact that healthcare in the republic is one of the most important social and medical functions. The Constitution of the Republic and numerous federal laws have secured the right of the population to develop healthcare, to protect rights and to ensure health. Special attention should be paid to the official convention, article 18, which states that all citizens of the republic have complete freedom and the right to receive medical care, regardless of social status, religious beliefs, origin, language, nationality, race, gender and age.

Despite the fact that certain results have already been achieved in this aspect, there are still some problems and shortcomings that are caused by past shortcomings. They need to be resolved as soon as possible, as they have a rather negative impact on the development of the republic in this area. In particular, it is worth noting that there is no general concept, there are no developed strategic goals aimed at planning and managing the healthcare system. To date, not all the reforms that address this issue are being implemented in full. They do not meet all the requirements and desires that relate to high-quality medical care for modern citizens. Another aspect is that, to date, there is a somewhat outdated estimated financing system. It does not meet international mechanisms and requirements, and, consequently, financial resources are being used rather inefficiently. There is no continuous financing of such an industry. The third factor is that there is some passivity in the work aimed at the prevention and detection of various diseases. Patronage is inactive, there are no special programs through which it would be possible to create awareness of leading a healthy lifestyle among modern citizens, and there are no motivational materials that would encourage the population to seek specialized medical care, not only in case of illness, but also as part of regular preventive examinations.

Another hindering factor is that, to date, all possible stages and degrees of medical care are rather poorly developed. This is especially true for the recovery and treatment of certain diseases. The personnel policy needs to be improved, which is reflected in all options for

providing medical care. This is especially true for obtaining it in primary care. It is impossible to build any prospects here and predict how management staff will be trained and organized in the healthcare system, and the integration of medical practice with the scientific and educational environment is poorly developed. There is a reduced level of innovation potential. All this negatively affects the diagnostic and therapeutic processes characteristic of modern medicine. At the same time, it is important to note that there is no single standard in the electronic healthcare system. Modern software it is not fully implemented. Thus, there is no question of integrating the medical service in order to manage it as efficiently as possible. It requires the introduction of modern technologies and information systems that will be designed not only for general healthcare, but also for many narrow medical areas.

There are also certain issues that relate to the legal and regulatory regulation of medical supervision, which all military personnel of the republic must undergo on a regular basis. There are quite a lot of legal and regulatory issues here. This is an important key aspect of the country's medical policy. Regular checkups are a kind of form of medical care. It must ensure the availability of services and their high quality, and for this it is necessary to carefully form the legislative framework. It is very important to establish clear rules and regulations that will protect the rights of patients and ensure increased professional responsibility towards medical staff. It is worth noting that today in the republic such development processes face some problems. In particular, it is very difficult to adapt doctors to modern requirements and conditions; there are no updated legal and regulatory acts. These changes must be implemented without fail. Thus, this will not be a common response in modern times. It will be possible to achieve optimal results in the medical field, to integrate international experience in preventive and curative medicine. Based on this, it becomes clear that a high-quality legal regulation regarding regular medical examinations will form a special system where the health of every citizen will be at the center of attention. Medical services will be provided as professionally as possible and will be available to every citizen of the republic.

Regulatory legal regulation has its own specific features. This is especially true for the medical supervision of military personnel. It is based, first, on the need to increase the overall level of combat readiness of the military, to ensure their healthy state, from a psychological and physiological point of view. To achieve this goal, it is necessary to create a special system of preventive examinations, monitoring the general state of health. Thus, it will be possible to identify possible diseases at the earliest stages and minimize any risks of complications. Several legislative acts have already been developed in the republic in this area. They are mainly aimed at regulating the order in which the process of passing medical examinations will be organized. The documents that address this issue provide a specific framework for introducing professional medical services into the armed forces.

#### LIST OF SOURCES USED

1. The Law of the Republic of Uzbekistan dated March 27, 2023 №. ZRU-827 "On Amendments to the Code of the Republic of Uzbekistan on Administrative Responsibility in connection with the establishment of liability for obstructing the legitimate medical activities of a medical worker"

- 2. Decree of the President of the Republic of Uzbekistan Sh.M. Mirziyoyev "On comprehensive measures to radically improve the healthcare system of the Republic of Uzbekistan" dated December 7, 2018 [Electronic resource] free access mode https://lex.uz/docs/4143186 (accessed 11/16/2024)
- 3. On aPDroval of the regulations on medical and sanatorium-resort provision in the armed forces of the Republic of Uzbekistan. 11.02.2011. Resolution of the Cabinet of Ministers of the Republic of Uzbekistan № 26. URL:https://www.norma.uz/zdravoohranenie\_fizicheskaya\_kultura\_i\_sport\_turizm/ob\_utver jdenii\_polojeniya\_o\_medicinskom\_i\_sanatorno-kurortnom obespechenii v voorujennyh silah respubliki uzbekistan
- 4. Regulations on medical examination in the Armed Forces of the Republic of Uzbekistan for peacetime and wartime (APDendix No. 1 to the Decree of the President of the Republic of Uzbekistan dated December 25, 2018 N PD-4076).
- 5. Regulations on medical and sanatorium-resort provision in the Armed Forces of the Republic of Uzbekistan, aPDroved by Resolution of the Cabinet of Ministers of the Republic of Uzbekistan dated 02/01/2011 No. 26.
- 6. Resolution of the Cabinet of Ministers of the Republic of Uzbekistan dated 04/30/2024 No. 253 "On aPDroval of the Regulations on the procedure for providing prosthetic and orthopedic products and technical means of rehabilitation to persons in need"
- 7. Resolution of the Cabinet of Ministers of the Republic of Uzbekistan dated 06/24/2024 No. 352 "On aPDroval of the Regulations on the organization of medical and sanatorium-resort provision in the Armed Forces of the Republic of Uzbekistan".
- 8. Resolution of the President of the Republic of Uzbekistan dated December 25, 2018 №. PD-4076 "On aPDroval of the Regulations on medical examination in the Armed Forces of the Republic of Uzbekistan for peacetime and wartime".
- 9. Resolution of the President of the Republic of Uzbekistan dated December 25, 2018 №. PD-4076 "On aPDroval of the Regulations on medical examination in the Armed Forces of the Republic of Uzbekistan for peacetime and wartime"
- 10. Resolution of the President of the Republic of Uzbekistan dated December 25, 2018 №.PD-4076 "On aPDroval of the Regulations on medical examination in the Armed Forces of the Republic of Uzbekistan for peacetime and wartime" (As amended by Resolutions of the President of the Republic of Uzbekistan dated September 12, 2019 No.PD-4447, December 24, 2019 № PD-4552, Decree of the President of the Republic of Uzbekistan dated 04/22/2020 №UP-5983, Decree of the President of the Republic of Uzbekistan dated 02/27/2021 №PD-5010, Decree of the President of the Republic of Uzbekistan dated 04/30/2021 №UP-6218, Decree of the President of the Republic of Uzbekistan dated 05/04/2021 PD-5102, Decrees of the President of the Republic of Uzbekistan dated 11/29/2021 №UP-26, 04/20/2022 №UP-112, 12/27/2023 №UP-216).

- 11. APDendix No. 1 to the Decree of the President of the Republic of Uzbekistan dated 12/25/2018 № PD-4076. Regulations on medical examination in the Armed Forces of the Republic of Uzbekistan for peacetime and wartime.
- 12. Paragraph 6.3 of proposal 1 "Organization of voluntary donor activities in organizations of the system of secondary specialized professional and higher educational institutions of the Ministry of Defense and the Ministry of Internal Affairs".
- 13. The Charter of the internal service of the Armed Forces of the Republic of Uzbekistan (APDroved by Decree of the President of the Republic of Uzbekistan dated 09.10.1996 N UP-1571)
- 14. The concept of development of the healthcare system of the Republic of Uzbekistan for 2019-2025. https://nrm.uz/contentf?doc=570744 &products=1 vse zakonodatelstvo uzbekistana
- 15. Avdeeva, M.V. The relevance of improving the prevention of chronic noncommunicable diseases in the primary health care system / M.V. Avdeeva, Yu.V. Lobzin, B.S. Luchkevich // Doctor. 2013. No. 11. PD. 83-85.
- 16. Analysis of the medical services market in Uzbekistan in 2019-2023, forecast for 2024-2028. URL:

https://businesstat.ru/images/demo/medicine uzbekistan demo businesstat.pdf

- 17. Arzikulov A. Sh., Salieva M. Kh., Yusupov K. M., Arzikulova D. A. The opinion of rural healthcare doctors is one of the foundations for improving health care in the Republic of Uzbekistan // Economics and Society. 2020. No.6 (73). PD. 356-371.
- 18. Afonaskov O.V., Davidovich I.M. Arterial hypertension in army officers: clinical and epidemiological features, effectiveness of therapy // Health. Medical ecology. Science. 2012. Vol. 47-48. № 1-2. PD. 134.
- 19. Badaev F.I., Kogan N.L. Medical examination of the adult population as a method of disease prevention // Bulletin of the UGMU. 2018.№2. PD.19-21.