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CRITERIA OF A DECENT STANDARD OF LIVING FOR SOCIAL SERVICES

The article analyzes state social standard as the main criterion to ensure a decent standard of life of the individual in the social services. The necessity of the law on other criteria, compliance with which will ensure the provision of social services at a decent level. These are as follows: line number of institutions of social service needs of individuals; individual approach to determine the types and amounts of social services; humane treatment of persons exposed to the negative effects of social risk; legislative strengthening enforcement powers of social services.

The author noted that the formation of institutions of social services should not occur on a territorial basis, and based on the assessment and forecasting needs of the population in each region.

Proved the importance of identifying and adjusting the types and amounts of

social services for a particular person, not only at the time of its recourse, as well as in the process of obtaining her social service.

The requirements of humane treatment of persons receiving social services as much attention, care and respect, avoiding moral and physical suffering, and prohibit use of medicines, plant physical restraint or isolation in order to punish or facilities for inpatient facilities social services.

A reasoned and feasibility of establishing responsibility for: 1) unlawful refusal to provide social care, maintenance is fully or taking illegal and unjustified decision to discontinue the provision of social services; 2) inhuman attitude of the person who suffered the negative effects of social risk. For each of the offenses defined sanctions that should be enshrined in legislation on social services.