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**MEDICO-INSURANCE EXPERTISE AS A DERIVATIVE
OF FORENSIC MEDICAL EXAMINATION: UKRAINIAN
REALITIES**

Y.O. MOCHALOV

u.mochalov@gmail.com

PhD, MD, Docent

Associated professor of Department of Surgical Dentistry,

Maxillofacial Surgery and Onco-dentistry

SHEE «Uzhgorod national university»

Uzhgorod, Ukraine

Nowadays, co-working with insurance organizations providing voluntary health insurance services for large multi-profile clinics has become a day to day practice in Ukraine. In the situation of absence of effective medical reform the country has not yet created a obligatory health insurance system. However, there is a voluntary health insurance market that covers many types of medical services including dental services. This kind of financial services is partly often becomes a sign of human belonging to certain social strata, a sign of a higher level of quality of life [1, 2].

Among some health care institutions, particularly in departmental, the funds received from insurance and charitable organizations provided for medical services (medical care) are become a significant supplement to state budget financing; thus, the funds give the opportunity to form a fund of bonus incentives for staff of the institution, to develop and improve its material and technical base, solve other issues and needs [3].

According to the absence of special legislation of Ukraine regulating the functioning of voluntary medical insurance both from the point of view of medical institutions and from the part of insurance (assistant) organizations most of the working issues are to be dealt on a contractual basis.

In the presence of significant differences in the interests and expected results with which the parties begin to cooperate, there is a rather high probability of occurrence of conflict situations in work in cases of servicing persons insured due to contracts of voluntary medical insurance.

Today, Ukrainian legislation lacks a definite position of an insurance organization in investigating an insured (accident) event in voluntary health insurance which results in unnecessary conflicts, tensions during servicing of insured persons, as well as unnecessary costs for participants in the above-mentioned business process

In Ukraine there are needs to establish a specific examination institute in voluntary medical insurance, such an innovation will also be relevant to obligatory health insurance. Medico-insurance expertise in its methodology may be borrowed from forensic medicine. But today, such systemic mechanism has not been created yet [4, 5].

Statistics of the given court conclusions in cases related to the category of relations in the field of health care lets us to allocate a list of the most widespread formulations on the results of forensic examination.

According to the formulation in the conclusion of forensic medical examination court cases in the production can be divided into several groups:

1. About termination of the agreement and compensation for material and moral harm; about the dissolution of contracts, compensation for material and moral harm,; about the termination of the contract, recovery of damages, compensation for moral damage; about termination of the contract and provision of medical services, recovery of penalties, losses incurred and compensation for moral damage; about the recognition of the contract of rendering dental services invalid, compensation of material damage, moral harm.
2. About compensation for moral damage.

3. About compensation of material and moral harm; compensation of material and moral damage; compensation of material damage and moral damage; compensation of material damage; compensation of moral damage; compensation for harm to health; compensation for harm caused to health; compensation for harm; compensation of losses; compensation of losses and moral damage; compensation for harm caused to health and moral harm; compensation of damage, compensation for moral damage; compensation of damage, forfeit, compensation for moral damage; compensation for damage.
4. About recovery of damage and moral damage; recovery of penalties and compensation for moral damage; recovery of funds; recovery of damage; recovery of damage, compensation for moral damage; recovery of moral damage.
5. About protection of consumer`s rights.
6. Recognizing a medical treatment as irrational and wrong [6].

Conclusions: Thus, today in Ukrainian legal field we see that the forensic issue of determining the degree of loss of health, in accordance with its restoration, the correct choice of treatment and diagnostic tactics by the medical practitioners are often instituted by the court or directly by individuals. Insurance organizations as legal entities that provide a specific range of financial services that are related to health rarely apply to

forensic way of determining in health insurance.

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**CONDITIONS OF THE XENOBIOTIC
DETOXIFICATION SYSTEM IN PATIENTS WITH
TUBERCULOSIS**

SEMIANIV I.O.

igor_semianiv@bsmu.edu.ua

PhD, assistant professor,

HSEI “Bukovinian State Medical University”, Chernivtsi

TODERIKA IA.I.

sammanu@i.ua

student,

HSEI “Bukovinian State Medical University”, Chernivtsi

Introduction. Some of the genes, the expression of which plays a key role in the resistance of cells to the effects of free radicals by lipid peroxidation and oxidative modification of proteins, preventing breakage of DNA, biosynthesis of prostaglandins, transportation and metabolism of bilirubin, hormones are genes which code the synthesis of glutathione-S -transferase (GST) [1,3]. GST are enzymes of the second phase of detoxification systems which protect the body against endogenous oxidative stress and exogenous toxins, catalyzing conjugation of sulfhydryl groups of reduced glutathione and rendering harmless