This article also found that the consideration of such cases shall be made in the order of action of civil proceedings. In the development of the new Law on Notaries and NPK Ukraine should pay particular attention to not only the organization of notaries, notaries notary order fulfillment operations, but also focus on the regulation of the procedure of appeal to notaries, given the demands of the civil procedure law.

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PARTICULARITY OF PERSONALIZED ACCOUNT OF THE INSURED PERSONS' RIGHTS IN RELIGIOUS AND OTHER BELIEFS IN THE FIELD OF COMPULSORY MEDICAL INSURANCE

The article is devoted to the issues of legal status of personal data, to problems appearing in the process of application of legislation on personal data, concordance of Russian legislation on personal data with the Federal law «About obligatory medical insurance in the Russian Federation» for the protection of individuals with regard to automatic processing of personal data.

Obligatory medical insurance is a part of system of the state social insurance. It is a specific kind of insurance which provides to all citizens free health services.

Realization of services in program of obligatory medical insurance as well as in all other kinds of insurance, is regulated by rules, only in this case rules are established by the law of the Russian Federation «About obligatory medical insurance in the Russian Federation» (Federal law \mathbb{N} 326-FZ).

Regulations of the Federal law № 326-FZ and published in order to ensure implementation of Federal law № 326-FZ compulsory health insurance regulations don't regulate the sphere of religious rights of the citizens (religious views).

All in all the provisions of the Rules of compulsory medical insurance does not touch Constitutional rights of the insured persons in the field of religious and other beliefs, and do not contradict the legislation of the Russian Federation, including the law on freedom of conscience and religious associations.

Under the terms of paragraph 4 of article 13 of the Federal law of 21.11.2011 \mathbb{N} 323-FZ «On fundamentals of protection of the health of citizens in the Russian Federation» provision of information constituting a medical secret, without the consent of a citizen or his legal representative are allowed to implement the accounting in the system of compulsory social insurance.

Current legislation of obligatory medical insurance deletion of the personal data of insured persons from the unified state register of insured persons is not provided.