LEGAL GROUNDS FOR ESTABLISHING FACTS OF LEGAL SIGNIFICANCE IN COURT.

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Annotation: In the following scientific article, legal facts are the circumstances that create, change and annul legal relations. In some cases, legal facts are given information about the circumstances that change or annul existing relations.

Keywords: The fact, the place of legal relations that are of legal importance, the interests of citizens and the state protected by law, private and property rights enshrined in the Constitution, legal facts.

The issuance of legal, substantive and fair rulings by the court on cases of establishing facts of legal importance ensures the protection of the rights of citizens. The courts, ensuring the protection of the interests of citizens and the state protected by law, primarily resolve these cases correctly. At the same time, in some cases, errors are made in the consideration of cases by the courts when they do not apply the law. There are cases where the courts accept relevant complaints. It is not always clear what legal consequences the establishment of a fact entails, as well as the impossibility of obtaining or restoring lost documents in a non-judicial manner.

In judicial practice, as one of the forms of civil proceedings, cases considered in an exceptional order are of paramount importance. Determination of facts of legal importance serves to protect the protection of personal and property rights enshrined in the Constitution, labor, marriage and family and other rights, as well as property rights of state and public organizations.

In cases of establishing facts of legal importance, the issuance of legal, substantive and fair decisions on the following facts, which cause the occurrence, change or termination of the personal, property rights of citizens or organizations, shall be established in court:

1. Family ties of persons;

2. The fact that a person is under someone else's control;

3. The fact of recognition (establishment) of paternity, the fact that the child was born to that or that mother, and the time of birth;

4. Adoption, marriage, divorce and death registration; recognition of paternity;

5. If, as a result of the death of one of the spouses, it becomes impossible to register the marriage in the civil registry offices, the fact that they were actually in marital relations in the circumstances established by law;

6. The name of a person indicated in the law-making documents (except for membership cards in public associations, military documents, passports, certificates issued by the civil registration authorities), the name and surname of the person in his passport or birth certificate, the name and surname of the person in the case of inconsistency with the name and surname of the person, the fact that the documents do not belong to him or do not belong to him;

7. The fact of an accident;

8. The fact of ownership of the building on the basis of the right of private property;

9. Acceptance of inheritance and location of inheritance.

10. Other facts of legal significance, if the law does not provide for a different procedure for their determination.

In legal literature, opinions are expressed that the court determines facts of legal significance only in the event that the applicant cannot obtain the relevant documents confirming those facts in a different way or that it is impossible to restore the lost or destroyed documents. In fact, applications for such cases are filed in the civil court where the applicant lives. In the application, the applicant must be shown for what purposes it is necessary to establish a certain fact, as well as prove that the applicant does not have the opportunity to obtain the relevant documents or that the lost documents cannot be restored. For such applications, a state duty shall be paid in the amount of 10 percent of the salary.

In conclusion, legal relations effectively serve to regulate various relations between citizens, public associations, state bodies and other legal entities, to strengthen legality in society, ensure the rule of law, as well as to legally ensure the interests of the individual, society and the state. Legal facts serve as an important tool for establishing legal relations. They, as a rule, serve the interests of the subjects of legal relations.

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