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Subject matter: Constitutional and Legal Status of State Civil Servants in the Russian Federation

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The topicality of the research lies in the fact that the State civil service, as a kind of public service is a complex mechanism, which includes many elements. Perhaps, one of the most important elements is a state civil servant himself, his rights and duties. The proper performance of the law requirements does not only have a positive effect on the activities of a particular authority, but also on the society as a whole. Thus, from the point of view of the implementation of the state civil service, it is important to observe not only the rights and duties of a public civil servant, but also the restrictions and prohibitions related to the state civil service. Prohibitions and restrictions may serve as a kind of anti-corruption and abuse measures for civil servants. In this regard, it is important to define the essence of both bans and limitations, to understand their structure and the consequences of their non-compliance.

The aim of the research is to carry out a comprehensive study of legal issues arising when interpreting the public civil servant's legal status.

Objectives:

- To define the concept and classify state civil servants;
- To study the legal framework of the state civil service;
- To study the public civil servant's rights and duties;
- Consider the public civil servant's guarantees;

- To analyze the public civil servant's system of restrictions and prohibitions;
- To determine the public civil servant's responsibility.

The theoretical and practical value of the research is determined by the fact that its main provisions and conclusions can serve as a basis for the further research of the issues arising in the analysis of the problems of the public civil servant's legal status.

The results obtained:

The ongoing reform of the Russian Federation requires the creation of an efficient and integrated system of the public civil service that ensures the stabilization of the social and economic situation, overcoming the difficulties of public administration, and the full development of the civil society. One of the most important problems in the construction of a democratic state is the establishment of the civil servants' legal status, which will be adequate to the realities of modern life.

The public civil servant's legal status should be defined as a set of rights granted to civil servants and duties assigned to them, prohibitions, restrictions and measures of responsibility for non-fulfillment or improper performance of their duties, as well as compliance with prohibitions and restrictions related to the state civil service.

Recommendation:

Nowadays the legal regulation of the civil service needs to be reviewed, updated and improved.