LESSONNO, 3

Competence, Employment, Administration



COMPETENCE

What it takes to practice medical proffession



WHAT IS A MEDICAL PROFESSION

Regulated activities related to treatment of a patient

- Administrative regulation for the sake of patient's protection
- Does not relate only to the physicians but almost any profession connected with medicine



THREE REQUIREMENTS TO PRACTICE MEDICAL PROFESSION

Health capacity

Both physical and mental

Professional competence

Education and Experience

Moral integrity (no criminal history)

- Two levels of protection
 - Medical board or council (Ethical integrity)
 - State enforcement (Criminal liability)



HEALTH CAPACITY



HEALTH CAPACITY

Health capacity requirements are mainly in place to protect a healthcare professional

- Incapacity to work at night
- Temporarily incapacities
- Pregnancy
- Weight-lifting limits
- Lack of vaccination



HEALTH CAPACITY FOR THE SAKE OF PATIENT

Two possible approaches

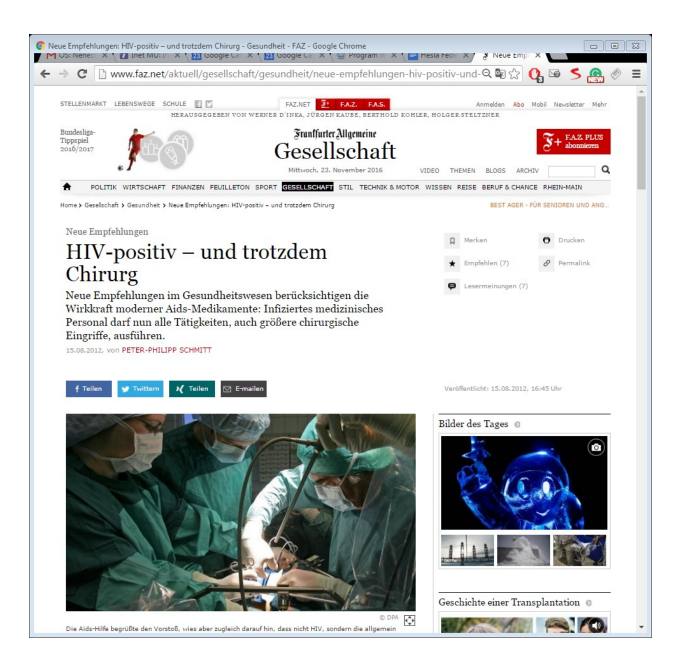
State regulation (negative list)

Competence of employer (provider of medical care)









MENTAL CAPACITY

Czech republic regulates dieseases which are incompatible with work in hospital

- Schisopherenia
- Dementia
- Recidiving manic episodes or depression

Journal List > Can Med Assoc J > v.121(3); 1979 Aug 4 > PMC1704352



Can Med Assoc J. 1979 Aug 4; 121(3): 283-288.

PMCID: PMC1704352

Psychiatric illness in physicians.

S E Shortt

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This article has been cited by other articles in PMC.

Abstract

Psychiatric illness and behavioural problems among physicians are reviewed in this paper. Some studies suggest that the medical profession has a high rate of alcoholism, drug abuse and marital discord. As well, physicians appear to commit suicide and to seek admission to psychiatric institutions more frequently than comparable populations. Considered as etiologic factors in psychiatric illness among physicians are the role strain inherent in the profession and the personality development of individual practitioners prior to their entering medical school. The review concludes with suggestions for an improved approach to treatment and prevention.

Full text

Full text is available as a scanned copy of the original print version. Get a printable copy (PDF file) of the <u>complete article</u> (1.0M), or click on a page image below to browse page by page. Links to PubMed are also available for <u>Selected</u>
References.





MORAL INGRALINATION ORAL INGRAL

(1965年) 1965年 (1965年) 196545 (1965年) (1965年



CRIMINAL RECORDS

UK

- certification from the Disclosure and Barring Service (DBS)
- Employer has duty to check, GMC may decide but no automatic ban

USA

According to American Medical News, 2/3rds of state medical boards are now conducting criminal background checks on their members. The goal? Physicians with a criminal record can "be denied a license, have restrictions placed on their practice or face no repercussions, depending on the will of the board in a particular state."

Czech republic

Automatic ban if there is inprisonment for more than year



Appropation als Arzt - Ertellung - pel apgeschlossener ärztlicher Ausbildung im Ausland

Erteilung einer Approbation als Ärztin / Arzt an Personen, die ihre ärztliche Ausbildung im Ausland abgeschlossen haben.

Voraussetzungen

- Nachweis der Zuständigkeit für das Land Berlin (Einstellungszusage; Meldebescheinigung)
- Eine im Ausland abgeschlossene ärztliche Ausbildung, die mit einer deutschen Ausbildung gleichwertig ist oder ein gleichwertiger Kenntnisstand.
 Die Gleichwertigkeit des Kenntnisstandes ist ggf. durch eine Prüfung nachzuweisen.
- Ausreichende Deutschkenntnisse der Stufe B 2
- Fachsprachentest, abzulegen bei der Ärztekammer Berlin
- Gesundheitliche Eignung
- Nachweis der Zuverlässigkeit und Würdigkeit für die Ausübung des ärztlichen Berufs
- Wichtig: Es ist in jedem Fall eine persönliche Einzelberatung erforderlich!

Erforderliche Unterlagen

- Antrag
- Tabellarischer Lebenslauf mit Unterschrift
- Geburtsurkunde und ggf. Namensänderungsurkunden
- Identitätsnachweis (gültiger Personalausweis oder Reisepass)
- Unterlagen über den Ausbildungsgang und Ausbildungsabschluss mit deutscher Übersetzung
- Ggf. weitere Unterlagen in Abhängigkeit vom Ausbildungsland und Ausbildungsabschluss bzw. bei Berufstätigkeit im August
- Erklärung darüber, ob ein gerichtliches Strafverfahren oder ein staatsanwaltschaftliches oder berufsrechtliches Ermittlungsverfahren anhängig ist
- Ärztliche Bescheinigung, in der die gesundheitliche Eignung zur Ausübung des Berufs bestätigt wird
- Die ärztliche Bescheinigung darf bei Antragsstellung nicht älter als ein Monat sein
- Bescheinigung der Ärztekammer, wenn bereits eine ärztliche Tätigkeit ausgeübt wurde
- Ggf. Zeugnisse bisheriger Arbeitgeber
- Promotionsurkunde (wenn vorhanden)
- Wichtig:



PROFESSIONAL CAPACITY



PROFESSIONAL CAPACITY

To perform profession per se

Education

To perform specialized tasks

Practice



RECOGNITION OF PROFESSIONAL QUALIFICATION WITHIN THE

Temporarily mobility

Establishment

Employment?



TEMPORARILY MOBILITY

- Maximum 6 months
- Has to be reported





THE EU SINGLE MARKET

Regulated professions database

European Commission > Internal Market > Free movement of professionals > Regulated professions datab



IS MY PROFESSION REGULATED IN ANOTHER MEMBER STATE?

	EU country where you got your qualification:	Please select a country ▼
	EU country where you wish to practice:	Please select a country ▼
	Profession you wish to practice:	
Fill here a generic name of a <u>profession</u> in the site language, or if not possible, the name of the regulated profession in the language of the home or host country.		
	SUBMIT	CLEAR



BASIC MEDICAL TRAINING IN EU

- Admission to basic medical training shall be contingent upon possession of a diploma or certificate providing access, for the studies in question, to universities
- Basic medical training shall comprise a total of at least six years of study or 5 500 hours of theoretical and practical training provided by, or under the supervision of, a university.



- 3. Basic medical training shall provide an assurance that the person in question has acquired the following knowledge and skills:
- (a) adequate knowledge of the sciences on which medicine is based and a good understanding of the scientific methods including the principles of measuring biological functions, the evaluation of scientifically established facts and the analysis of data;
- sufficient understanding of the structure, functions and behaviour of healthy and sick persons, as well as relations between the state of health and physical and social surroundings of the human being;
- (c) adequate knowledge of clinical disciplines and practices, providing him with a coherent picture of mental and physical diseases, of medicine from the points of view of prophylaxis, diagnosis and therapy and of human reproduction;
- (d) suitable clinical experience in hospitals under appropriate supervision.



SPECIALIST MEDICAL TRAINING (EU)

- Admission to specialist medical training shall be contingent upon completion and validation of six years of study
- Specialist medical training shall comprise theoretical and practical training at a university or medical teaching hospital or, where appropriate, a medical careestablishment approved for that purpose by the competent authorities or bodies.
- Training shall be given on a full-time basis at specific establishments which are recognised by the competent authorities. It shall entail participation in the full range of medical activities of the department where the training is given
- http://eur-lex.europa.eu/legalcontent/EN/TXT/HTML/?uri=CELEX:32005L0036&from=en



ADMINISTRATIO N



METHOD OF REGULATION

Public law

Private law



ADMINISTRATION OF HEALTHCARE

Governmental level

Regional level

Autonomous organisations

Economic regulation (contractual)



UNIVERSAL DECLARATION OF HUMAN RIGHTS

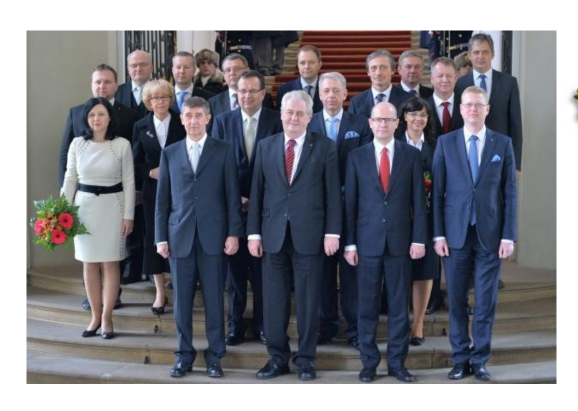
 Everyone has the right to a standard of living adequate for the health and wellbeing of himself and of his family, including food, clothing, housing and medical care and necessary social services



Who is ultimately responsible?



STATE VS AUTONOMY?







CENTRALAUTHORITIES

- Government
 - Ministry of health
- Institute for drug control
- Statistical institute
- Public health insurance companies



SYSTEM OF PUBLIC INSURANCE

Contractual relationship + imperative norms

Patient

- Chooses insurer (compulsory)
- Receives healthcare from insurer's network

Non-contractual relationship
Regulated exclusively by
Public law

Healthcare provider

 Legal duty to provide Healthcare

Contractual relationship, content strictly regulated

Insurer

 Legal duty to create adequate network of Healthcare providers



MINISTRY OF HEALTH SERVICES (TYPICAL)

- Central administrative body
- Does not provide healthcare, does not assess its quality
- Resposible for integrity of a systém
- Creates rules of the game



LOCAL RESPONSIBILITIES

Regions, Counties,

Cities and Municipalities

Healthcare providers

Healthcare workers



PROFESSIONAL AUTHONOMY



MEDICAL BOARDS AND COUNCILS

- Voluntary or compulsory membership
- Supervise the quality of individual members (not the quality of institutions)
- Provide education
- Disciplinary competence



SUPERVISION

Of a healthcare provider

- Government/authority
- Insurance company
- Police

Of an individual physician

- Healthcare provider
- Medical Board
- Police



REQUIREMENTS OF A HEALTHCARE PROVIDER

Personnel composition

Material equipment



DEFINITION OF APPROPRIATE HEALTHACE





EMPLOYMENT LAW



EMPLOYMENT LAW

Form of a contract

Voluntary relationship

Employee is a weaker party

 Employment contract can deviate in favour of employee



COLLECTIVE BARGAINING (UNIONS)

- Can change the contents of a contract
- As little as three workers can form a union
- Exist on different levels
 - Country
 - Sector specific
 - Ocupation specific



TIME IN THE LABOR LAW

Working time

 Period during which the worker is working, at the employer's disposal and carrying out his activity or duties

Night time

 Period of not less than seven hours which must include, in anycase, the period between midnight and 5.00

Overtime work

On-call shift

Rest period

· Any period which is not working time



MAXIMUM WEEKLY WORKING TIME

Limited by means of

• <u>Laws</u>, regulations or administrative provisions or by collective agreements

Normally 40 hours

Three-shift and uninterrupted working mode - 37.5 hours a week

Two-shift work mode - 38.75 hours per week

Average working time for each seven-day period, including overtime, should not exceed 48 hours

Shorter has to be negotiated



BREAKS & REST PERIODS

Every worker is entitled to a rest break

- If working day is longer than six hours
- Based on the agreement or collective agreements

Every worker is entitled to a minimum daily rest period of 11 consecutive hours per 24-hour period

Every worker is entitled to a minimum uninterrupted rest period of 24 hours plus the 11 hours' daily rest per each seven-day period



ENTERING INTO EMPLOYMENT

Always in writing

Trial period

Non-discrimination clauses



TERMINATION OF EMPLOYMENT

Emoployer can terminate under defined reasons

Objective not subjective reasons

Employee can terminate in notice period

Usually two months



THANKOU FORMOUR ATTENTION

