
In the Krasnoyarsk krai the criminal cases initiated in the connection with violation of the housing rights of the orphan children and children deprived of parental care



Investigators believe that officials of the administration of the Yemelyanovsky transferred accommodation not suitable for a living to the orphan children and children deprived of parental care district under the contract of social rent for orphan children. For example, 5 apartments not meeting fire safety requirements were provided. In similar circumstances a criminal case was initiated in the Bolsheulinsky district as well: the head of the administration of the district is suspected in negligence during acquisition of living accommodation under the program of support with housing of orphan children and children deprived of parental care. House was acquired without a necessary preliminary examination, at the same time depreciation of this immovable property was 39%, there were violations of fire and technology codes. As a result house unfit for residence was transferred to a person among orphan children and children deprived of parental care. One more

criminal case has been initiated with respect to the head of the administration of the Bogotolsky district who is suspected in excess of authorities in the position during allocation of housing for orphan children and children deprived of parental care (part 1 of art. 286 of the Criminal Code of the Russian Federation). House was acquired by the administration at overstated cost, at not corresponding actual valuation. At the same time the accommodation was not suitable for permanent residence.

It is worth noting that the Main Investigative Department of I.C. of Russia for the Krasnoyarsk Krai undertakes permanent work on a revelation and removal of violations of legislation during maintenance with housing of orphan children and children deprived of parental care. In particular, audits of such housing acquired in 2013-2014 are carried out by the investigation divisions. For example, based on the results of work implemented the investigating bodies of I.C. has initiated a criminal case in the Kozulsky district in a connection with improper performance by an official of duties in support with housing of citizens belonging to a category of orphan children and children deprived of parental care (part 1 of art. 293 of the Criminal Code of the Russian Federation). One of the provided apartments was unfit for permanent residence. Criminally liable is held the head of the administration of the Kozulsky district, the court declared him guilty, but he was exempted from criminal liability on the not rehabilitating grounds.

In addition, analysis of legal documents regulating a procedure of provision of housing to orphan children and children deprived of parental care is being conducted by M.I.D. of I.C. of Russia for the Krasnoyarsk Krai, as a result it has been established that single requirements on a procedure of acquisition of housing including its quality check are absent. Considering it suggestions about development of a single order in the territory of the region on acquisition of residential accommodation to the orphan children have been directed to the address of the governor of the Krasnoyarsk Krai. The Krasnoyarsk Krai Ministry of Education has adopted methodological recommendations defining consistency of actions of local self-government bodies for the purposes of provision of proper sanitary and technical condition of residential premises subject to transfer to orphan children.

Restoration of justice in cases of violation of rights of not socially protected categories of citizens has always been and still remains the most important task of the department. The investigative committee will continue subsequently to pay close attention to such issues and defend rights of those ones who require our support as well.

Изображения



15 January 2016

Page address: <https://en.sledcom.ru/news/item/1022915>