

From 16.05.2017 №5/incoming 8495

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On consideration of the appeal,

I hereby inform you that your electronic appeal dated May 4, 2017 by the Department of Internal Affairs of the Vitebsk Oblast Executive Committee has been considered.

At the moment there are no grounds for sending a petition to the Oktyabrsky district court of Vitebsk to relieve Levinov from the administrative penalty or to change it to a softer one.

At the same time, I inform you that in accordance with Chapter 12 of the resolution of the Ministry of Internal Affairs of the Republic of Belarus from 10/20/2015 № 313 "On Approval of Rules of Internal Order of Places of Administrative Detention" in the presence of complaints from the side of detained on the deterioration of health and (or) obvious signs of a disease and lack of emergency medical care, the chief of the place of administrative detention or the person on duty immediately calls for emergency medical crew. If, based on a conclusion from a medical officer of the place of administrative detention or from a medical officer from emergency medical crew, a detainee needs medical assistance in a hospital setting, he/she is sent to the public health-care institution.

In accordance with Article 20 of the Law of the Republic of Belarus of July 18, 2011 No. 300-3 "On Appeals of Citizens and Legal Entities", the response to an appeal can be appealed to a higher institution (Ministry of Internal Affairs of the Republic of Belarus, located at: Minsk, Gorodskoy Val str., app.4).

Deputy Head of the Department of
Internal Affairs of Vitebsk
Regional Executive Committee

A.G. Rukol