

**PECULIARITIES WITH REGARD TO THE PARTIES AND THE
LABOUR FUNCTIONS UNDER THE TWO LEGAL RELATIONSHIPS
OF A PHYSICIAN IN A HEALTHCARE INSTITUTION, WHO WORKS
AS THE SAME TIME AS LECTURER IN A HIGHER MEDICAL
SCHOOL**

Ivaylo Staykov

Under scientific analysis are the provisions of the Healthcare Institutions Act and the Higher Education Act, which regulate some peculiarities concerning the conclusion and the termination of the labour contracts of physicians, who also work as lecturers in higher medical schools. The study is with regard to the labour law issues of the parties to the both labour relationships, as well as the connectivity of the labour functions under those relationships. When there are two labour contracts (the one concluded with a healthcare institution and the second with the higher medical school), in the case where there is mutual causality with regard to their conclusion and termination the author proposes the legal construction of the so called "connected" individual labour relationships.

Key words: Labour Law, Labour Relationship, Labour Function, Employer, Employee or Worker, Physician-lecturer, Healthcare Institution, Higher Medical School, University Hospital