

The legal authority for the implementation of the term “Health Law” in the legal field of Ukraine

*A.N. Koval, PhD in Law, Associate Professor of Department of State and legal disciplines of the University of Economics and Law “KROK”
Anna-Koval@bigmir.net*

The aim of the study: The value of human health in society and state and determining its place in health development, and implementation of the theoretical and legal justification for introducing the term “Health Law”.

Results: To substantiate that human life and health, as properties that are inherent in him as a person, from the standpoint of humanitarian understanding of the philosophical categories that have a social value and legal nature and therefore need to be applied within the legal framework of the term “Health Law”.

Novelty: Exploring the social relations in the health sector, special attention should be given to the establishment of appropriate legal framework for a viable legal regulation of relations in the sphere of public health in Ukraine, aimed at improving the efficiency and quality of the legislative process in this area of government activity. Invited to develop and adopt a Code of healthcare.

Practical significance: Shaping the concept of “Health Law”, it should be noted that this set of legal requirements that regulate social relations while providing a comfortable life for his environmental and social conditions that arise in the process of satisfying human needs in a healthy environment, safe health and life, food, drinking water, etc.