

who reside on the territory of foreign States.

The analysis of the demonstration of scientific generalizations of domestic researchers concerning the legal status of the individual, in particular in the context of the achievements of this problem, administrative and legal science. The attempt to determine the content of the administrative-legal status of a citizen of Ukraine, who is outside the country of his nationality, which is a complex of his rights and obligations stipulated by the norms of administrative law, the implementation of which is provided certain guarantees.

Argues that the legal status of citizens of Ukraine abroad is defined by: 1) law of the state of their stay; 2) the laws

of Ukraine; 3) the norms of international agreements; 4) General and special principles of international law; 5) international custom. Ukrainian citizens abroad state of their stay is granted a certain amount of rights in accordance with their laws and treaties.

To define the key elements of the administrative and legal status of citizens of Ukraine abroad, given their classification in accordance with certain criteria, among which are: 1) the purpose of stay on the territory of a foreign state; 2) the stay in the territory of a foreign state and (3) documents giving the right to departure from Ukraine, proving of a citizen of Ukraine while staying abroad and have an effect on the rights, duties and guarantees.

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QUALITY OF HEALTH CARE: ADMINISTRATIVE AND LEGAL DIMENSION

Medical activities and right at the beginning of the XXI century developing rapidly, but they rarely overlap. The reasons for this state of affairs are a lot of, we note only that this situation negatively affects both the protection of patients' rights, and the development of medical industry.

First of all, it should be noted that the present legislation, declaring everyone's right to health and medical care, does not contain any provisions that would guarantee their quality. Mostly seems to be related to the complexity of this formu-

lation of the concept (quality / low quality), inadequate financing of health care and the imperfection of organizational and legal support to these processes.

As the quality of health services is a hot topic, there are many understandings of the concept. In our view, all items should be divided into three groups:

- 1) research;
- 2) the formal and legal;
- 3) International.

We believe that under the appropriate quality care to understand comparison of patient expectations and medical staff

actually the results of treatment, which is based on consideration of material and technical equipment of medical institutions, training of medical staff and the patient's condition.

In conclusion, we note that under the

system of quality health care services is the sum of organic and functional components, a clear interaction ensures minimization of substandard and dangerous medical services as well as quality control of these services.

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SEPARATE QUESTIONS ARE IN RELATION TO COMPARISON OF LEGISLATION UKRAINE AND EU IN THE SPHERE OF MARKING OF BUILDING PRODUCTS

Gradual integration of economy of Ukraine, in general, and building sphere in particular, comes true due to expansion of amount and volume of economic connections with the foreign states. The inalienable condition of all these processes is introduction in the national legislation of requirements of international standards.

It is related to the objective and subjective factors, such as : a) Ukraine quickly moves up in direction of EU, that is why the use of European the system of marking of building wares will allow rather to move up in the marked direction; the б) use of long-term works, experience and ideas of development of legislation of EU, in this sphere creates soil for creation of more effective Ukrainian legislation in a building sphere; в) it must the Ukrainian subjects

of manage, that work with the internal building market of EU, more effectively use potential and possibilities of this market.

Marking of products the sign of accordance is to the certificates of that a person that carried out marking or was accountable for her has documentary confirmation, that products answer the requirements, set in normative documents that spread to this products.

At the use of marking of building products in the system of state mechanism and determination of ways of his reformation, it follows to take into account the national features of the legal system of our state, and it will allow to elect the most acceptable to Ukraine variants and formulate suggestions in relation to perfection of scientific soil for forming of home legislation.