

SUMMARY

Fazekosh O. The administrative and legal Principles of Protection of the Rights and Freedoms of Lawyers in Ukraine. – *Qualifying scientific work (manuscript).*

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The dissertation is devoted to the disclosure of a scientific issue on the study of the peculiarities of the administrative and legal principles of the protection of the rights and freedoms of lawyers in Ukraine. The strong and weak aspects of administrative activity of the national public administration are found out. Proposed changes and additions to the domestic legislation on the basis of modern national research and advanced European experience.

The content of administrative and legal regulation of the activity of lawyers in Ukraine is disclosed. This content is described by certain institutes of administrative law. The administrative-legal aspects of the lawyer's mission in Ukraine have been formed. It is concluded that during the period of independence in Ukraine a powerful, democratic, independent and professional institute of advocacy was created. It is an integral part of civil society.

It is proved that advocacy in Ukraine successfully fulfills the functions of protecting human rights, interests and freedoms and provides legal assistance. It is proved that advocacy in Ukraine successfully fulfills the functions of protecting human rights, interests and freedoms and provides legal assistance. The legal nature of the rights of individuals to appeal and obtain defense from a lawyer is determined. Legal standards for advocacy were further developed.

The content of the mechanism of administrative and legal protection of the rights and freedoms of individuals by lawyers has been improved. The administrative law status of a lawyer in Ukraine is formed. The forms and methods of administrative activity of advocacy in Ukraine are revealed. The legal nature of protection as a method of administrative activity of lawyers is determined. A comparative characteristic of advocacy activity in the field of protection of attorneys of rights is carried out. The heuristic principles of reforming the advocacy of Ukraine are determined.

Specific changes and additions to the current legislation on improving the protection of the rights and freedoms of lawyers in Ukraine are proposed. A critical analysis of the latest special draft Law on Advocacy was made and sent to the European Commission for Democracy through Law (Venice Commission) for an expert opinion.

Keywords: lawyer, administrative and legal status of a lawyer, administrative and legal framework, protection, content, tools of public administration, rights and freedoms of the person, legal aid, principles of administrative activity of lawyers, international experience.