

Danylo Halytskyi Lviv National Medical University

Department of Medical Law of the Faculty of Post-Graduate Education

“Approved”
By Acting First vice-rector
on scientific-pedagogical work
ass. prof. I.I. Solonynko

“ ” _____ 2022

WORKING PROGRAM

**OF THE ACADEMIC DISCIPLINE
“MEDICAL LAW”**

on the preparation of the second (master) educational level professionals

Branch of knowledge: 22 “Health care”
Specialization: 228 “Pediatrics”

<p>Discussed and adopted on the meeting of the Department ____, _____ 2022 Minutes No. ____ of _____ Head of the Department, professor I. Y. Senyuta _____ signature</p>	<p>Approved by the profile methodic commission ____, _____ 2022 Minutes No. ____ of _____ Head of the commission, dean of the FPGE, associate professor O. Y. Sichkoriz _____ signature</p>
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2022

**Thematic plan of the discipline "Medical Law" description
for students of Medical Faculty on specialty 228 "Pediatrics",
qualification: doctor**

Structure of the academic discipline	Number of credits, hours, in particular			Self-reliant work (SRW)	Year of study	Type of control
	Total	Attendance				
		Lectures	Practical classes			
1 module: 3 content modules	45 hours, 1,5 ECTS credits	10	12	23	4	credit

Please note: 1 ECTS credit contains 30 hours. In-class activity: 44%, SRW: 56%.

Medical law is a set of legal regulations governing public relations in the field of health services, in particular the provision of medical care, in order to ensure human rights in the field of health care, as well as in connection with pregnancy and childbirth, to ensure the human right to health care.

Objective of the discipline is professional training of medical students in order to create and develop their competence in medical law aimed at getting the required amount of theoretical medical and legal knowledge, gaining practical skills in the health sector, the mastery of a sufficient level of legal culture and legal consciousness to maintain a balance of the relations between medico-legal relations participants and respecting human rights in the field of health care.

Tasks of the discipline are the following: studying the course "Medical Law" is a necessary component to ensure comprehensive training and qualifications of doctors so that they can be competitive and ready for the challenges generated by practical medicine, regulatory changes and medical reform.

Teaching the course "Medical Law" provided by professionals with higher legal education, who have a scientific PhD/Doctorate degree, with professional research focus on medical law. Having medical education as second higher education is desirable.

Following the completion of the course, students shall:

- **Know** conceptual-categorical apparatus in the field of medical law; sources of medical law; trends of law-making and public policy in the health sector; mechanisms of realization of rights and obligations of medical relations participants; legal conditions for certain types of medical practices and their regulation; the constitutional guarantees and human rights protection mechanisms in the health sector; defects of medical care, their legal qualifications; types of legal liability for violations in the field of health care; jurisprudence in health law, including European Court of Human Rights .

- **Be able to** work independently with international and regional standards in health care; know the mechanisms of the realization of rights and responsibilities of medical legal relations participants; prepare necessary legal documents; analyze the legal nature of certain types of medical practice; apply legal practice to legal realization activity, including the legal opinions of the European Court of Human Rights; apply an arsenal of examinations of control over the quality of medical care; properly assess the consequences of professional activity of medical and pharmaceutical professionals.

Content module 1

Medical Law as a Legal Phenomenon

Objective of the content module 1

- As a result of studying of content module 1, students should know the conceptual-categorical apparatus in the field of medical law; types of sources of medical law; trends of rule-making and public policy in the health sector; foundations of economic activity in the area of insurance and health care; legal nature of health care and medical services; characteristics of medical services contract.

Topic 1. Medical law in the system of law and system of legislation

Legal nature of medical law (branch of law, institute of law, branch of legislation). Place of medical law in the system of law and system of legislation.

Medical Law of Ukraine as a branch of law: concept, objectives, subject matter and methods. Medico-legal relations: concept, types and composition.

Principles and functions of medical law of Ukraine.

System of medical law of Ukraine.

Sources of medical law of Ukraine.

Medical law as an academic discipline and field of science.

Topic 2. International standards in the field of health care and human rights

International standards in the field of health care and human rights: general characteristics.

International acts in the field of health care and human rights which contain binding rules and principles ("hard law") (including International Covenant on Civil and Political Rights, International Covenant on Economic, Social and Cultural Rights, Convention on the Rights of the Child, Convention on the Rights of Persons with Disabilities).

International acts in the field of health care and human rights, which contain recommendation standards and principles ("soft law") (e.g., Standard Minimum Rules for the Treatment of Prisoners, Principles for the Protection of Persons with Mental Illness and for the Improvement of Mental Health Care, Alma-Ata Declaration, Lisbon Declaration on the Rights of the Patient).

The role and importance of the Universal Declaration of Human Rights and its place in the international standards in the field of health care and human rights.

Patients' rights under the international standards of human rights in patient care.

Health professionals' rights under the international standards of human rights in patient care.

International regulations in order to combat COVID-19 viral disease.

Topic 3. Regional standards in the field of health care and human rights

Regional standards in the sphere of health care and human rights: general characteristics.

Regional acts in the field of health and human rights that contain binding rules and principles ("hard law") (including Convention for the Protection of Human Rights and Fundamental Freedoms, European Social Charter, Convention on I human Rights and Biomedicine).

Regional acts in the field of health and human rights that contain recommendation standards and principles ("soft law") (including European Charter of Patients' Rights, Declaration on the Promotion of Patient Rights in Europe, Ljubljana Charter on Reforming Health Care in Europe).•

Patients' rights under the regional standards of human rights inpatient care.

Health professionals' rights under the regional standards of human rights in patient care.

The place and importance of the European Court of Human Rights judgments in the field of health care and human rights.

Topic 4. Legal regulation of the health care system in Ukraine

Genesis of the health care system's legal regulation in Ukraine.

Legislation of Ukraine on healthcare: current state and development prospects.

Constitutional regulation of healthcare in Ukraine

Branch legislation of Ukraine in the field of health care.

Ukraine-EU Association Agreement in the field of health care.

The role and importance of the European Court of Human Rights in the health care sector.

Domestic jurisprudence in medical cases.

Content module 2

Legal Status of Medico-Legal Relations Subjects and Mechanisms of their Rights Protection

Objective of the content module 2

- As a result of studying content module 2, students should know the rights and duties of medico-legal relations participants, in particular those of key ones: patient (and their legal guardians) and medical professional, general characteristic of defects of medical care, as well as concepts, types and procedure of bringing health professionals to legal responsibility.

Topic 5. The system of human rights in patient care. Personal non-proprietary rights.

Personal data protection

Human rights in patient care: concept, classification, general characteristics.

The right to life and medical practice: the issues of correlation.

Human right to health care.

Human right to medical care. The right to consent and refusal of medical intervention.

Human right to medical information about one's state of health: general characteristics and legal regulation.

Human right to medical confidentiality (concerning one's state of health): general characteristics and legal regulation.

Human right to freedom of choice in the field of health care (the right to freely choose a doctor; the right to freely choose a health care institution; the right to choose treatment methods in accordance with the doctor's recommendations; the right to replace a doctor on demand; the right to treatment abroad in case of impossibility to provide such assistance in health care institutions in the country of citizenship).

Human rights of a person, who receives in-patient treatment.

The procedure for the processing of personal data in the health care sector and COVID-

19.

Topic 6. Legal status of medico-legal relations participants

Legal regulation of patient rights, international standards and national laws. Patient rights in certain types of medical practice.

Legal regulation of patient responsibilities in Ukraine.

Legal regulation of medical professionals' professional rights.

Legal regulation of medical professionals' professional responsibilities.

Legal status of the legal representatives and other medico-legal relations participants.

Legal status of the doctor in charge under national law.

Professional ethics and medical deontology in the course of carrying out medical practice.

Topic 7. Defects of medical care. Medical examination and control over the quality of medical care under the legislation of Ukraine

Defects of medical care: the concept and types.

Legal assessment of the defects of medical care.

Legal regulation of expert's activity in Ukraine.

Concept, types and importance of medical examinations in Ukraine. The expert's conclusion. Legal regulation of quality control of medical care.

Conditions and procedure for monitoring the quality of medical care.

Topic 8. Legal liability in the field of health care. Procedures and mechanisms for the rights protection of medico-legal relations participants

Concept and types of legal liability of medico-legal relations participants. Exemption from legal liability: legal grounds.

Criminal liability of medical professionals for committing professional crimes. Civil liability in the field of health care.

Administrative liability of medical professionals.

Disciplinary liability of medical professionals.

The concept and types of forms of rights of medico-legal relations participants' protection.

Judicial form of medico-legal relations participants rights protection.

Non-judicial form of medico-legal relations participants rights protection.

Non-jurisdictional forms of medico-legal relations participants' rights protection: self-defense; alternative dispute resolution; applying for help to independent NGOs; applying to professional medical associations.

Content module 3

Legal Regulation of Certain Types of Medical Activity

Objective of the content module 3

- As a result of studying content module 3 students should know the general characteristics and legal conditions for carrying out certain types of medical activity and legal regulation thereof.

Topic 9. Legal regulation of family medicine in Ukraine. Features of primary care provision. Folk medicine (healing) under the laws of Ukraine

General characteristics of Family Medicine: concepts, principles, values and international standards.

Legal status of the center of primary medical (medical and sanitary) care and its subdivisions.

Legal status of general practice clinic - family medicine.

Legal status of the primary care physician and the procedure for his/her selection.

Features of primary care provision.

Legal regulation of folk medicine (healing) in Ukraine.

Legitimate grounds for doing folk medicine (healing).

Legal status of participants in the field of folk medicine (healing).

Legal liability in the field of folk medicine (healing).

Topic 10. Legal regulation of prophylactics and treatment of infectious diseases. Legal regulation of sanitary and epidemiological welfare in Ukraine. COVID-19 pandemic: legal characteristics

General characteristics of legal regulation in the field of health care concerning protection of the population against infectious diseases. The peculiarities of healthcare in the terms of COVID-19 pandemic.

Legal status of medico-legal relations participants in the course of infectious and sexually-transmitted diseases treatment. Human rights and COVID-19.

Fighting tuberculosis: legal aspects.

Peculiarities of social and legal protection of persons infected with HIV or persons, who are suffering from a disease caused by HIV.

General characteristics of legal regulation of functioning of State service of Ukraine on safety of foods and protection of consumers.

Rights and responsibilities of citizens as regards to the provision of sanitary and epidemiological welfare.

Legal liability for the violations of sanitary legislation.

Topic 11. Donation under the laws of Ukraine. Legal regulation of reproductive health and reproductive technologies in Ukraine. Gender adjustment

Concept and types of donation under the laws of Ukraine.

Legal regulation of organization and carrying out donation blood and its components: international legal standards and national legislation.

Peculiarities of legal regulation of anatomic materials donation. Transplantation of anatomic materials.

Legal regulation of application of assisted reproductive technologies (hereinafter - ART) in Ukraine. Features of the legal status of a married couple in the course of ART application.

Features of the legal regime of reproductive cells donation.

Ethical and legal aspects of surrogacy. Features of the legal status of a surrogate mother.

Legal nature of the contract of surrogacy.

Gender adjustment: legislation and jurisprudence. The right to gender identity.

Topic 12. Legal regulation of carrying out pharmaceutical activity and providing the population with medicines and medical equipment in Ukraine. Intellectual property in the field of health care

Legal regulation of pharmaceutical activity in Ukraine. The concept and legal status of pharmaceutical professionals.

Carrying out pharmaceutical practice. Advertising of medicines. Protocols of the pharmacist.

COVID-19 pharmaceutical care standards.

Legal liability of pharmaceutical professionals for professional crimes.

General characteristics of legislation in the field of providing medical drugs to the population. Creation, producing and sale of medicines: legal aspects.

Patenting of medicines. Peculiarities of patent independence in Ukraine.

Concept and legal regime of generic medicines.

State quality control of medicines in Ukraine.

Legal guarantees for the provision of drugs and medical equipment to certain categories of people in Ukraine.

Quality standards of pharmacy services.

Topic 13. Legal regulation of psychiatric care. Legal regulation of providing medical care to the vulnerable groups of the population

General characteristics of legal regulation of psychiatry in Ukraine.

Types and procedure of providing psychiatric care in Ukraine. Features of psychiatric care in compulsory order.

Legal status of medico-legal relations participants in the course of psychiatric care provision.

Legal regulation for the implementation of special measures of prophylactic and treatment of chronic alcoholism, drug addiction and other socially dangerous diseases. State policy on fighting tobacco smoking in Ukraine.

Peculiarities of realization of child's rights in the field of health care. Legal concept of child-friendly healthcare.

Legal regulation of the provision of medical care to the disabled.

Legal regulation of the provision of medical care to detained persons. Legal regulation of the provision of medical care to the elderly persons.

Topic 14. Legal regulation of palliative care. Legal organization of hospices functioning in Ukraine

General characteristics of palliative care legal regulation in Ukraine.

International legal standards in the field of palliative care. State standard of palliative care.

Procedure of providing medical care.

Organizational and legal bases of creation and functioning of palliative care facilities.

Legal status of the person who is provided with palliative care in Ukraine.

Legal status of medical professional, who is providing palliative care.

Features of palliative care for children. Legal status of the Center for Medical Rehabilitation and Palliative Care for Children.

Topic 15. Legal regulation of cosmetology and sports, and fitness activity (sports medicine). Sanatorium and spa activity. Medical tourism.

Legal regulation of plastic and reconstructive surgery.

The concept of cosmetology and its regulation under the laws of Ukraine.

International standards in the field of sports medicine and cosmetology.

Cosmetic services and features of their provision.

Organizational and legal basis for beauty clinics functioning.

Legal regulation of fitness centers and other sports and recreational facilities.

Commercial activity in the field of beauty and sports.

Features of medical tourism legal regulation. Human rights and medical tourism.

**Structure of the educational discipline
"Medical Law"**

No	Topic	Lectures	Practical classes	SRW
Content module 1. Medical Law as a Legal Phenomenon		6	4	6
1.	Medical law in the system of law and system of legislation	1	1	1
2.	International standards in the field of health care and human rights	2	1	1
3.	Regional standards in the field of health care and human rights	2	1	2
4.	Legal regulation of the health care system in Ukraine	1	1	2
Content module 2. Legal Status of Medico-Legal Relations Subjects and Mechanisms of their Rights Protection		4	6	6
5.	The system of human rights in patient care. Personal non-proprietary rights. Personal data protection	1	2	1

6.	Legal status of medico-legal relations participants	1	2	1
7.	Defects of medical care. Medical examination and control over the quality of medical care under the legislation of Ukraine	1	2	2
8.	Legal liability in the field of health care. Procedures and mechanisms for the rights protection of medico-legal relations participants	1	2	2
Content module 3. Legal Regulation of Certain Types of Medical Activity		-	-	11
9.	Legal regulation of family medicine in Ukraine. Features of primary care provision. Folk medicine (healing) under the laws of Ukraine	-	-	1
10.	Legal regulation of prophylactics and treatment of infectious diseases. Legal regulation of sanitary and epidemiological welfare in Ukraine. COVID-19 pandemic: legal characteristics	-	-	1
11.	Donation under the laws of Ukraine. Legal regulation of reproductive health and reproductive technologies in Ukraine. Gender adjustment	-	-	1
12.	Legal regulation of carrying out pharmaceutical activity and providing the population with medicines and medical equipment in Ukraine. Intellectual property in the field of health care	-	-	2
13.	Legal regulation of psychiatric care. Legal regulation of providing medical care to the vulnerable groups of the population	-	-	2
14.	Legal regulation of palliative care. Legal organization of hospices functioning in Ukraine	-	-	2
15.	Legal regulation of cosmetology and sports, and fitness activity (sports medicine). Sanatorium and spa activity. Medical tourism	-	-	2
Total		10	12	25

Thematic plan of the lectures

No	Topic	Number of hours
1.	Medical law in the system of law and system of legislation. Legal regulation of the health care system in Ukraine	2
2.	International standards in the field of health care and human rights	2
3.	Regional standards in the field of health care and human rights	2
4.	Legal status of medico-legal relations participants	2
5.	The system of human rights in patient care. Personal non-proprietary rights. Defects of medical care. Medical examination and control over the quality of medical care under the legislation of Ukraine. Legal liability in the field of health care. Procedures and mechanisms for the rights protection of medico-legal relations participants	2
Total		10

Thematic plan of the practical classes

No	Topic	Number of hours
Content module 1. Medical Law as a Legal Phenomenon		4
1.	Medical law in the system of law and system of legislation. Legal regulation of the health care system in Ukraine	2
2.	International and regional standards in the field of health care and human rights	2
Content module 2. Legal Status of Medico-Legal Relations Subjects and Mechanisms of their Rights Protection		6
3.	Legal regulation of the health care system in Ukraine. International regulation of the issues concerning COVID-19	2
4.	The system of human rights in patient care. Personal non-proprietary rights.	2
5.	Defects of medical care. Medical examination and control over the quality of medical care under the legislation of Ukraine.	2
6.	Legal liability in the field of health care. Procedures and mechanisms for the rights protection of medico-legal relations participants	2
Total		12

Self-reliant work of the students and control thereof

No	Topic	SRW	Type of control
Content module 1. Medical Law as a Legal Phenomenon		6	
1.	Medical law in the system of law and system of legislation.	1	Current control during practical classes
2.	International standards in the field of health care and human rights	1	
3.	Regional standards in the field of health care and human rights	2	
4.	Legal regulation of the health care system in Ukraine	2	
Content module 2. Legal Status of Medico-Legal Relations Subjects and Mechanisms of their Rights Protection		6	
5.	The system of human rights in patient care. Personal non-proprietary rights. Personal data protection	1	Current control during practical classes
6.	Legal status of medico-legal relations participants	1	
7.	Defects of medical care. Medical examination and control over the quality of medical care under the legislation of Ukraine	2	
8.	Legal liability in the field of health care. Procedures and mechanisms for the rights protection of medico-legal relations participants	2	
Content module 3. Legal Regulation of Certain Types of Medical Activity		13	
9.	Legal regulation of family medicine in Ukraine. Features of primary care provision. Folk medicine (healing) under the laws of Ukraine	1	Current control during practical classes
10.	Legal regulation of prophylactics and treatment of infectious diseases. Legal regulation of sanitary and epidemiological welfare in Ukraine. COVID-19 pandemic: legal characteristics	1	
11.	Donation under the laws of Ukraine. Legal regulation of reproductive health and reproductive technologies in Ukraine. Gender adjustment	1	
12.	Legal regulation of carrying out pharmaceutical activity and providing the population with medicines and medical equipment in Ukraine. Intellectual property in the field of health care	2	

13.	Legal regulation of psychiatric care. Legal regulation of providing medical care to the vulnerable groups of the population	2	
14.	Legal regulation of palliative care. Legal organization of hospices functioning in Ukraine	2	
15.	Legal regulation of cosmetology and sports, and fitness activity (sports medicine). Sanatorium and spa activity. Medical tourism	2	
Total		23	

METHODS OF TEACHING

During classes and self-reliant work, students, under the guidance of the professor, study the concept of medical law, international and regional standards in the field of patient care, the system of human rights, legal status of medico-legal relations participants, defects of medical care, legal liability in the field of health care, legal regulation of certain types of medical activity and work individually by solving tests and situational problems.

Current educational activity of students is supervised during practical classes in accordance with the specific purpose; assessment of students' achievements is evaluated according to rating system and is defined as the system of ECTS, and the traditional four-point scale: "5" - 40 points, "4" - 32 points, "3" - 24 points "2" - 0 points (max - 200 points, min - 120 points on the discipline).

METHODS OF CONTROL

Forms of control and evaluation system are carried out according to the requirements of the Thematic Plan of the discipline and Instruction on the system of evaluation of educational activity of students in credit-modular system of educational process, developed on the basis of a letter to the Ministry of Health Ukraine No. 08.01-22 / 65 as of 21 January 2008.

A mark on the module is defined as the sum of marks of current educational activity (in points), which students receive during practical classes, according to the list defined by the Thematic Plan of the discipline.

The maximum number of points students can get (test credit) is 200 points.

Current control is carried out in each class according to the specific goals of each topic. In assessing students' educational activity preference should be given to the standardized methods of control: solving issues and problems for self-testing, solving situational problems with the conditions that are maximally close to reality, preparing creative tasks.

Evaluation of the current educational activity

Evaluation of current educational activity of students is conducted on a compound basis using standardized methods of students' knowledge on the topic assessment, discussing theoretical material (solving tests, tasks and questions for self-control), and finally the ability of students to apply their knowledge on practice is assessed in the course of solving situation tasks and creative tasks.

The value of each topic within a module must be the same and it is determined by the number of topics in the module. Evaluation of current educational activity of students is described in the Thematic Plan on the discipline.

Individual work of students on each topic of the module is evaluated during current educational activity and students get marks using 4-points traditional scale. The marks, which students receive, are converted into points.

The conversion system of the traditional system of marks into points depends on specific number of days, when practical classes are carried out according to Thematic Plan, which may be different in higher medical educational institutions. A decision is made by

the administration of the higher medical educational institution according to binding legal documents, which were adopted in the stabled order.

Assessment of a self-reliant work of students is conducted during current control at the relevant practical classes.

Peculiarities of assessment of the discipline in case of implementation the credit final testing as method of control.

Assessment of studying results of students is conducted with application of traditional marks and ECTS marks.

Assessment is carried out basing on the results of the current study.

Lack of final module control.

Adaptation of the evaluation system to the ECTS system:

200 points: Number of classes = maximum number of points equals mark "5";

Minimum number of points (60% of the maximum points) equals mark "3";

The average number of points between Max. — Min. corresponds to mark "4".

In order to successfully pass the discipline it is necessary to :

- Fulfill the educational program.
- Receive positive marks as a result of current control. Mark "2" and "Absent" should be repassed.
- Receive minimum number of points during educational procedure.
- Inform students about the necessity to receive the highest points, since the results of studying will be ranked according to the ECTS scale. These marks will be put into annex to the diploma.

Conversion of points according to the system of ECTS and 4-points (traditional) system

The number of points, which student receives, is converted into the ECTS scale in the following way

ESTC mark	Statistic data
A	10% of the best students
B	25% of the rest students
C	30% of the rest students
D	25% of the rest students
E	Last 10% of the students

Students, who did not pass the discipline receive the mark FX, F («2»).

Students, who received a mark FX, F («2») after studying the discipline did not fulfill the educational program or did not get the minimum number of points, that is why they need to study a module from the discipline for the second time. Such decision falls into the scope of the administration of the higher medical educational institution competence according to binding legal documents, which were adopted in the established order.

Points from the discipline, which students received after successful fulfillment of the program of the course, are converted into traditional "4-points" scale with taking into account absolute criteria.

Points on the discipline	Mark according to the 4-points scale
170 – 200 points	5
140 – 169 points	4
139 – minimum number of points student shall receive	3
Less than minimum number of points the student can receive	2

LIST OF QUESTIONS, NECESSARY FOR THE PREPARATION TO THE DISCIPLINE

1. Legal nature of medical law (branch of law, institution of law, branch of legislation).
2. Medical Law of Ukraine as a legal phenomenon: concepts, tasks object of legal regulation.
3. Medico-legal relations: concept, types and composition.
4. Principles and functions of medical law of Ukraine.
5. 5. The system of medical law of Ukraine.
6. Sources of medical law of Ukraine.
7. Medical law as an academic discipline and field of science.
8. General characteristics of legal regulation of the health care in Ukraine.
9. International acts in the field of health care and human rights, which contain binding rules and principles ("hard law") (including International Covenant on Civil and Political Rights, International Covenant on Economic, Social and Cultural Rights, Convention on the Rights of the Child, Convention on the Rights of Persons with Disabilities)
10. Regional acts in the field of health care and human rights, which contain binding rules and principles ("hard law") (including European Convention for the Protection of Human Rights and Fundamental Freedoms, European Social Charter, European Convention on Human Rights and Biomedicine).

11. International acts in the field of health care and human rights, that contain nonbinding (recommendatory) standards and principles ("soft law") (e.g., International Standard Rules for the Treatment of Prisoners, Principles for the Protection of Persons with Mental Illness and for the Improvement of Mental Health Care, Alma-Ata Declaration, Declaration of Lisbon on Rights of the Patient).

12. Regional acts in the sphere of health care and human rights that contain non-binding (recommendatory) standards and principles ("soft law") (including European Charter of Patients' Rights, Declaration on the Promotion of Patients Rights in Europe, Ljubljana Charter on Reforming Health Care).

13. The role and importance of the Universal Declaration of Human Rights and its place within the international standards in the sphere of health and human rights.

14. Rights of patients fixed in the international standards in the field of health care and human rights.

15. The rights of medical professionals fixed in the international standards in the field of health care and human rights.

16. Rights of patients under regional standards in the field of health care and human rights.

17. Rights of medical professionals under regional standards in the field of health care and human rights.

18. Place and importance of European Union laws in the system of regional standards of health care and human rights.

19. Ukraine-EU Association Agreement in terms of health care.

20. The constitutional regulation of health care in Ukraine.

21. The role and importance of the European Court of Human Rights judgments, related to health care, in the system of healthcare legislation of Ukraine, and judgments of the domestic courts.

22. Place of medical law in the social regulation of medical practice.

23. The systematization of legislation of Ukraine on health care.

24. Bioethics, medical law and biolaw: Problems of correlation.

25. The role and importance of international and national organizations in the development of medical law.

26. Ukrainian health care facility as a commercial entity.

27. Licensing and accreditation of health care facilities.

28. Advertising in the field of health care.

29. Organizational and legal aspects of records management in health care facilities.

30. Formation and development of new technologies in the field of health care (including telemedicine, cybermedicine, quantum medicine).

31. General provisions on healthcare insurance: concepts, principles of insurance, subject matter, participants, objects and composition of the insurance relationships.

32. Voluntary medical insurance: current status of legal regulation and application.

33. Formation and development of compulsory state social health insurance.

34. Professional insurance of medical professionals' liability.

35. Insurance of medical and pharmaceutical professionals, who perform their professional duties in specific areas of medical practice.

36. The concept and features of medical care (high-quality, qualified and free of charge medical care).

37. The right to health care under the laws of Ukraine.

38. Medical service as an object of medico-legal relationship.

39. Medical services agreement: concept, general characteristics and features of fulfillment.

40. Agreement on medical care for the population under the program of medical safeguards.

41. Reimbursement agreement.

42. Declaration on the primary care physician choice.

43. Contractual liability in the field of health care.
44. Human rights in patient care: concepts, classification, general characteristics.
45. Safeguards of human rights in patient care provision.
46. The right to life: concept, content and general characteristics. The right to life and medical practice: the issue of value.
47. The concept and structure of the human right to health care under the laws of Ukraine.
48. The right to medical information about one's health: general characteristics and legal regulation.
49. The right to medical confidentiality (of the issues concerning one's health): general characteristics and legal support.
50. The right to consent to medical intervention.
51. The right to refuse from medical intervention.
52. Information about deceased person.
53. The procedure of personal data processing in the field of health care.
54. Concept and types of medico-legal relations.
55. Patient: Definitional and classification approaches.
56. General characteristics of the patient.
57. Legal regulation of patient's responsibilities in Ukraine.
58. The moral and ethical principles of "doctor-patient" relations.
59. Features of the legal status of the legal representatives in the field of health care.
60. Medical professional and his/her legal status: conceptual-categorical apparatus and classification.
61. Legal regulation of rights of medical professionals.
62. Legal regulation of professional responsibilities of medical professionals.
63. Legal status of the doctor in charge under the national laws.
64. Concept and types of procedures and mechanisms for the protection of medico-legal relations participants' rights.
65. Forms of rights protection in human health relations: concept, types, means of exercise.
66. Judicial form of protection of medico-legal relations participants rights in constitutional and administrative proceedings.
67. Judicial form of protection of medico-legal relations participants rights in civil proceedings.
68. Judicial form of protection of medico-legal relations participants rights in criminal proceedings.
69. Extrajudicial form of protection of medico-legal relations participants' rights: concept, types and general characteristics.
70. Violations in the health care sphere as a basis for legal liability in medical law: concept, features, characteristics.
71. The concept and types of legal liability of medico-legal relations participants.
72. Civil liability in the field of health care.
73. Disciplinary liability of medical professionals.
74. Administrative liability in medical law.
75. Criminal liability of medical professionals, connected with their professional activity.
76. Exemption from legal liability of medical professionals.
77. Non-jurisdictional forms of medico-legal relations subjects' protection: concept, types and general characteristics.
78. Execution of court judgments in medical cases.
79. International forms and means of medico-legal relations participants protection.
80. Legal practice in the field of medical law.
81. Features of legal liability of patients under the laws of Ukraine.

82. Expert's activity in the health care sector: national and international legislation.
83. Concept, types and importance of medical examinations in Ukraine.
84. Expert's conclusion: form and content.
85. Medical and social disability examination: the concept and types.
86. Forensic examination: general characteristics and its role in medical law.
87. Forensic psychiatric examination: general characteristics and its role in medical law.
88. Forensic psychological examination: general characteristics and its role in medical law.
89. Military Medical examination: general characteristics and its role in medical law.
90. Alternative medical examination: analysis and its role in medical law.
91. Postmortem examination: peculiarities of carrying out and its role and importance for medical cases.
92. Defects of medical care: the concept and types.
93. Medical error and accident.
94. Iatrogenic disease: topicality and basic causes.
95. Complications of the results of medical interventions and their legal consequences.
96. Control over the quality of medical care: concept, types and entitled persons.
97. Features of clinical expert commissions' operation.
98. General characteristics of family medicine: concepts, principles, values and legal regulation.
99. Legal status of the center of primary medical (medical and sanitary) care and its subdivisions.
100. Legal status of a primary care physician.
101. Legal status of clinic of general practice, family medicine.
102. Legal status of the family doctor.
103. Concept and types of donation under the laws of Ukraine.
104. Concept and principles of blood and its components donation.
105. Legal regulation of anatomical materials donation.
106. Transplantation of anatomical materials.
107. Legal regulation of reproductive cell donation in Ukraine.
108. International and regional standards in the field of health care aimed at population protection from infectious diseases, including sexually transmitted diseases.
109. Features of medical care in the conditions of COVID-19.
110. COVID-19 and human rights.
111. Legal regulation of prevention and treatment of infectious diseases in Ukraine, including sexually transmitted diseases.
112. Legal status of medico-legal relations participants in terms of treatment of infectious diseases, including sexually transmitted diseases.
113. Legal status of medical and other professionals, whose professional activity is associated with the risk of HIV infection.
114. Features of social and legal protection of persons living with HIV or people suffering from diseases caused by HIV.
115. Legal regulation of preventive vaccinations in Ukraine.
116. Fighting tuberculosis: legal aspects.
117. The concept and legal status of pharmaceutical professionals.
118. The role of pharmaceutical professionals in the course of medical care provision.
119. Carrying out pharmaceutical practice.
120. Advertising of medicines.
121. General characteristics of legislation in the field of providing the population with medicines.
122. The creation and production of medicines: legal aspects.
123. Legal and ethical regulation of clinical trials of drugs.

124. Specifics of state quality control of medicines in Ukraine.
125. Legal guarantees of provision to certain categories of the population in Ukraine with medicines and medical equipment.
126. Pre-clinical study of medicinal products.
127. State policy on narcotic drugs in Ukraine.
128. International and regional standards, and national acts on intellectual property in the field of health care.
129. Patent independence in Ukraine.
130. Concept and legal regime of generic medicines.
131. The grounds and procedure for issuing a compulsory license for a patent, having drug as its object.
132. Legal regime of registration information (registration dossier) of a medical drug.
133. Legal regulation of biomedical experiments in the Ukraine.
134. Legitimate grounds and procedure of biomedical experiments involving humans.
135. Clinical trials on humans.
136. State policy on combating tobacco smoking in Ukraine.
137. Peculiarities of exercising the rights of children in the field of health care.
138. Legal regulation of providing medical care to persons with disabilities in Ukraine.
139. Legal regulation of providing medical care to detained persons.
140. Legal regulation of providing medical care to the elderly persons.
141. Features of palliative care in Ukraine.
142. Legal status of the Center for Medical Rehabilitation and Palliative Care for Children.
143. State standard of palliative care.
144. Cosmetology services and features of their provision.
145. Medical tourism.

LIST OF RECOMMENDED LITERATURE

Basic literature

1. Ayoub, Ahmed Yahya, Do Not Resuscitate: An Argumentative Essay (April 30, 2013). Available at SSRN: <http://ssrn.com/abstract=2258603> or <http://dx.doi.org/10.2139/ssrn.2258603>
2. Barnett-Rose, Rita, Informed Consent, Psychotropic Medications, and a Prescribing Physician's Duty to Disclose Safer Alternative Treatments (June 2, 2014). 16.1 DePaul J. Health Care L. 67 (2014); Chapman University, Fowler Law Research Paper No. 14-9. Available at SSRN: <http://ssrn.com/abstract=2445244> or <http://dx.doi.org/10.2139/ssrn.2445244>
3. Beletsky, Leo and Ezer, Tamar and Overall, Judith and Byrne, Iain and Cohen, Jonathan, Advancing Human Rights in Patient Care: The Law in Seven Transitional Countries (January 31, 2013). Open Society Foundations, 2013; Northeastern University School of Law Research Paper No. 125-2013. Available at SSRN: <http://ssrn.com/abstract=2209796>
4. Byrne I., Ezer T. Cohen J. Overall. J, Senyuta I. Human Rights in Patient Care: A Practitioner Guide/ Under scientific editing of Senyuta I. – Lviv. LOBF Publisher's "Medicine and Law, 2012 – 497 pages.
5. Cohen, I. Glenn, Medical Tourism, Access to Health Care, and Global Justice (September 13, 2011). Virginia Journal of International Law, Vol. 52, 2011; Harvard Public Law Working Paper No. 11-23. Available at SSRN: <http://ssrn.com/abstract=1926880> or <http://dx.doi.org/10.2139/ssrn.1926880>
6. David Orentlicher and Tamara K. Hervey The Oxford Handbook of Comparative Health Law: New York. publishing house: Oxford University Press 2021. 1136 Pages
7. Foley, Elizabeth Price, The Evolution of Health Care Decision-Making: The Political Paradigm and Beyond (January 14, 2010). Tennessee Law Review, Vol. 65, No. 619, 1998; Florida

International University Legal Studies Research Paper No. 10-14. Available at SSRN: <http://ssrn.com/abstract=1536328>

8. Health and Human Rights: A Resource Guide. Available at: <http://fxb.harvard.edu/health-and-human-rights-resource-guide/>

9. Klick, Jonathan and Stratmann, Thomas, Medical Malpractice Reform and Physicians in High-Risk Specialties (January 28, 2010). *Journal of Legal Studies*, Vol. 36, p. S121, 2007. Available at SSRN: <http://ssrn.com/abstract=870492> or <http://dx.doi.org/10.2139/ssrn.453481>

10. Law and Ethics in Medical Practice an Overview// <http://www.fmshk.org/article/746.pdf>

11. Martinsen, Dorte Sindbjerg and Vasev, Nikolay, A Difficult Encounter: National Healthcare Models and the European Union (May 18, 2015). *Social Policy and Administration*, Vol. 49: 4, Forthcoming. Available at SSRN: <http://ssrn.com/abstract=2607553>

12. Mastaneh, Zahra and Mouseli, Lotfollah, Patients Awareness of Their Rights: Insight from a Developing Country (July 11, 2013). *International Journal of Health Policy and Management*, Vol. 1, 2013. Available at SSRN: <http://ssrn.com/abstract=2293270>

13. Miola, José and Foster, Charles, Who's in Charge? The Relationship between Medical Law, Medical Ethics and Medical Morality (November 7, 2014). *University of Leicester School of Law Research Paper No. 14-28*. Available at SSRN: <http://ssrn.com/abstract=2520488> or <http://dx.doi.org/10.2139/ssrn.2520488>

14. Moncrieff, Abigail R., The Freedom of Health (January 6, 2011). *University of Pennsylvania Law Review*, Vol. 159, 2011. Available at SSRN: <http://ssrn.com/abstract=1736175>

15. O'Grady, Mary Josephine, The Right to Know and the Right Not to Tell: The Ethics of Disclosure of HIV Status (2009). Available at SSRN: <http://ssrn.com/abstract=1771632> or <http://dx.doi.org/10.2139/ssrn.1771632>

16. Peeples, Ralph A. and Harris, Catherine T. and Metzloff, Thomas B., The Process of Managing Medical Malpractice Cases: The Role of Standard of Care. *Wake Forest Law Review*, Vol. 37, p. 877. Available at SSRN: <http://ssrn.com/abstract=347760> or <http://dx.doi.org/10.2139/ssrn.347760>

17. P.-L. Chau, Jonathan Herring *Emergent Medicine and the Law* Publisher: Palgrave Macmillan; 2021. 330 pages

18. Shepherd, Lois L., Asking Too Much: Autonomy and Responsibility at the End of Life (2009). *Journal of Contemporary Health Law and Policy*, Vol. 26, p. 72, 2009. Available at SSRN: <http://ssrn.com/abstract=1553228>

19. Shrivastava, Saurabh and Shrivastava, Prateek and Ramasamy, Jegadeesh, Exploring the Dimensions of Doctor-Patient Relationship in Clinical Practice in Hospital Settings (May 14, 2014). *IJHPM International Journal of Health Policy & Management* 2014; 2: 159-160, DOI: 10.15171/ijhpm.2014.40. Available at SSRN: <http://ssrn.com/abstract=2437078>

20. Teninbaum, Gabriel H., Medical Apology Programs & the Unauthorized Practice of Law (December 5, 2011). *New England Law Review*, Forthcoming; Suffolk University Law School Research Paper No. 11-57. Available at SSRN: <http://ssrn.com/abstract=1968484>

21. Senyuta I. *Compendium of Case Law Related to HIV/AIDS and Tuberculosis in Ukraine*. Available at SSRN: https://www.ua.undp.org/content/ukraine/en/home/library/hiv_aids/compendium-of-case-law-related-to-hiv-aids-and-tuberculosis-in-ukraine.html

Additional literature

1. Beermann, Jack Michael, Government's Obligation to Provide for the Health, Safety and Welfare of Its Citizens (March 18, 2014). *Boston Univ. School of Law, Public Law Research Paper No. 14-15*. Available at SSRN: <http://ssrn.com/abstract=2410978> or <http://dx.doi.org/10.2139/ssrn.2410978>

2. Bogdanoski, Tony, Medical Negligence Dispute Resolution: A Role for Facilitative Mediation and Principled Negotiation? (2009). *Australasian Dispute Resolution Journal*, Vol. 20, No. 2, pp. 77-87, 2009 . Available at SSRN: <http://ssrn.com/abstract=1438472>
3. Bourne, Richard W., Medical Malpractice: Should Courts Force Doctors to Confess Their Own Negligence to Their Patients? (2009). *Arkansas Law Review*, Vol. 61, No. 4, 2009; University of Baltimore School of Law Legal Studies Research Paper No. 2009-24. Available at SSRN: <http://ssrn.com/abstract=1393895>
4. Bowman, Matthew S. and Schandavel, Christopher P., The Harmony Between Professional Conscience Rights and Patients' Right of Access (February 2, 2012). Available at SSRN: <http://ssrn.com/abstract=1998363> or <http://dx.doi.org/10.2139/ssrn.1998363>
5. Burris, Scott, From Health Care Law to the Social Determinants of Health: A Public Health Law Research Perspective (February 14, 2011). *University of Pennsylvania Law Review*, Vol. 159, No. 6, pp. 1649-1667, 2011; Temple University Legal Studies Research Paper No. 2011-15. Available at SSRN: <http://ssrn.com/abstract=1761425>
6. Caterina Milo. Informed consent: an empty promise? A comparative analysis between Italy and England, Wales, and Scotland. (June 16, 2022) *Medical Law International*. 2022. Available at Sage journals: <https://journals.sagepub.com/doi/full/10.1177/09685332221103557>
7. Chandler, Jennifer A., Does a Patient Have a Constitutional Right to the Freedom of Medical Research? Regenerative Medicine and Therapeutic Cloning Research in Canada (June 29, 2012). *McGill Journal of Law & Health*, Vol. 6, No. 2, 2012. Available at SSRN: <http://ssrn.com/abstract=2096344>
8. Chima, Sylvester C., Global Medicine: Is it Ethical or Morally Justifiable for Doctors and Other Healthcare Workers to Go on Strike? (December 19, 2013). 3rd Ethics, Human Rights and Medical Law Conference, Africa Health Congress 2013 Johannesburg, South Africa. 7-9 May 2013; Chima *BMC Medical Ethics* 2013, 14(Suppl 1):S5 doi:10.1186/1472-6939-14-S1-S5. Available at SSRN: <http://ssrn.com/abstract=2400438>
9. Cortez, Nathan, A Medical Malpractice Model for Developing Countries? (June 12, 2011). *Drexel Law Review*, Vol. 4, p. 217, 2011; SMU Dedman School of Law Legal Studies Research Paper No. 91. Available at SSRN: <http://ssrn.com/abstract=2010576>
10. Erdman, Joanna N., Access to Information on Safe Abortion: A Harm Reduction and Human Rights Approach (2011). *Harvard Journal of Law & Gender*, Vol. 34, pp. 413-462, 2011. Available at SSRN: <http://ssrn.com/abstract=1884387>
11. Golynger, Oxana, Patient Mobility and Healthcare in the EU (November 24, 2014). University of Leicester School of Law Research Paper No. 14-33. Available at SSRN: <http://ssrn.com/abstract=2529941> or <http://dx.doi.org/10.2139/ssrn.2529941>
12. Griet Verhenneman The patient, data protection and changing healthcare models. publishing house: Intersentia. 2021. 405 p.
13. Hunter, Nan D., Rights Talk and Patient Subjectivity: The Role of Autonomy, Equality and Participation Norms (November 2, 2010). *Wake Forest Law Review*, Vol. 45, pp. 1525-1549, 2010; Georgetown Public Law Research Paper No. 10-71. Available at SSRN: <http://ssrn.com/abstract=1702013>
14. Himani Bhakuni. Informed consent to clinical research in India: A private law remedy. (September 23, 2020) *Medical Law International*. 2020. page(s): 256-283 Available at Sage journals: <https://journals.sagepub.com/doi/full/10.1177/0968533220958185>
15. Jonsen A. R. *Clinical Ethics: A Practical Approach to Ethical Decisions in Clinical Medicine*, Eighth Edition. A. R. Jonsen, M. Siegler, W. J. Winslade. USA: McGraw-Hill Education, 2015. 256 p.
16. Leonard, Elizabeth Weeks, The Public's Right to Health: When Patient Rights Threaten the Commons (August 18, 2008). *Washington University Law Review*, Vol. 86, p. 1335, 2009. Available at SSRN: <http://ssrn.com/abstract=1234542>

17. Mastaneh, Zahra and Mouseli, Lotfollah, Patients Awareness of Their Rights: Insight from a Developing Country (July 11, 2013). *International Journal of Health Policy and Management*, Vol. 1, 2013. Available at SSRN:<http://ssrn.com/abstract=2293270>
18. Matei, Emanuela, Economic and Social Patients' Rights in Cross Border Health Services: The Either or Fallacy (June 3, 2011). *Lund Student EU Law Review*, 2011. Available at SSRN: <http://ssrn.com/abstract=2296897>
19. Meier, Benjamin Mason and Bhattacharya, Dhruvajyoti, U.S. Health Care Reform as a Means to Realize the International Human Right to Health (2012). *Debates on U.S. Health Care* (Jennie Jacobs Kronenfeld, Wendy E. Parmet & Mark A. Zezza, eds.), (Sage, NY), 2012 Forthcoming. Available at SSRN:<http://ssrn.com/abstract=2095191>
20. Miola, José and Foster, Charles, Who's in Charge? The Relationship between Medical Law, Medical Ethics and Medical Morality (November 7, 2014). *University of Leicester School of Law Research Paper No. 14-28*. Available at SSRN: <http://ssrn.com/abstract=2520488> or <http://dx.doi.org/10.2139/ssrn.2520488>
21. Nnamuchi, Obiajulu, Consent to Medical Treatment as a Fundamental Human Right: The Law and Ethics in Nigeria (August 6, 2013). Available at SSRN: <http://ssrn.com/abstract=2306504>
22. Paul Snelling. Oliver Quick. Confidentiality and public interest disclosure: a framework to evaluate UK healthcare professional regulatory guidance. (March 8, 2022) *Medical Law International*. 2022. Available at Sage journals: <https://journals.sagepub.com/doi/full/10.1177/09685332221079124>
23. Perez, Jose, Jehovah's Witnesses: Between Patient Autonomy and Paternalism (April 2010). *InDret*, Vol. 02, 2010. Available at SSRN: <http://ssrn.com/abstract=1639028>
24. Philosophical foundations of medical law. Andelka Matija Phillips; Thana Cristina de Campos; Jonathan Herring. Oxford, United Kingdom: Oxford University Press, 2019. 352 p.
25. Sawicki, Nadia N., Mandating Disclosure of Religious Limitations on Medical Practice (July 23, 2015). *Loyola University Chicago School of Law Research Paper No. 2015-016*. Available at SSRN:<http://ssrn.com/abstract=2635093> or <http://dx.doi.org/10.2139/ssrn.2635093>
26. Spronk, Sarah I., The Right to Health of the Child in International Health and Human Rights Law (June 8, 2012). Available at SSRN: <http://ssrn.com/abstract=2080018> or <http://dx.doi.org/10.2139/ssrn.2080018>
27. Terry, Nicolas, Protecting Patient Privacy in the Age of Big Data (September 27, 2012). *Indiana University Robert H. McKinney School of Law Research Paper No. 2013-04*; *University of Missouri-Kansas City Law Review*, Vol. 81, No. 2, 2012. Available at SSRN: <http://ssrn.com/abstract=2153269> or <http://dx.doi.org/10.2139/ssrn.2153269>
28. Tiwari, Daya Shankar, Medical Negligence in India: A Critical Study (November 4, 2013). Available at SSRN:<http://ssrn.com/abstract=2354282> or <http://dx.doi.org/10.2139/ssrn.2354282>
29. Senyuta I. The emerging public health legislation in Ukraine. – Access mode: <http://www.seejph.com/index.php/seejph/article/view/141>.
30. Terry, Nicolas, What's Wrong with Health Privacy? (May 19, 2009). *Journal of Health & Biomedical Law*, Vol. V, pp. 1-32, 2009 ; *Saint Louis U. Legal Studies Research Paper No. 2009-04*. Available at SSRN:<http://ssrn.com/abstract=1407054>
31. B., Sreya, Consumer Rights and Medical Negligence (May 8, 2013). Available at SSRN:<http://ssrn.com/abstract=2290846> or <http://dx.doi.org/10.2139/ssrn.2290846>
32. Luntz, Harold, Loss of Chance in Medical Negligence (January 19, 2011). *U of Melbourne Legal Studies Research Paper No. 522*. Available at SSRN: <http://ssrn.com/abstract=1743862> or <http://dx.doi.org/10.2139/ssrn.1743862>
33. Raz, Joseph, Human Rights in the Emerging World Order (November 14, 2009). (2010) 1 *Transnational Legal Theory* 31–47. *Columbia Public Law Research Paper No. 09-219*; *Oxford Legal Studies Research Paper No. 47/2009*. Available at SSRN: <http://ssrn.com/abstract=1497055> or <http://dx.doi.org/10.2139/ssrn.1497055>

34. Women's Health and the Limits of Law: Domestic and International Perspectives. Edited by Irehobhude O. Iyioha. – London, Routledge. 322 p.
35. Herring J. Medical Law and ethics. Oxford University press, 2014.
36. Jackson E. Medical Law: text, cases and materials. Oxford University press, 2013.
37. Grubb A., Laing J.M., McHale J.V., Kennedy I. Principles of medical law. Oxford University press, 2010.
38. Parsa-Parsi R.W. The revised Declaration of Geneva. A modern-day physician's pledge. URL: <https://jamanetwork.com/journals/jama/fullarticle/2658261>
39. Buzaz P. The Convention on human rights and biomedicine: European consensus or lowest common denominator? – Часопис Київського університету права. – 2015/1. – P. 327 – 332
40. Smith A.K. The Problem with Actually Tattooing DNR across Your Chest. doi: 10.1007/s11606-012-2134-1
41. Lande RG, Bahroo BA, Soumoff A. United States military service members and their tattoos: a descriptive study. Mil Med 2013;178:921-925.
42. Cooper L, Aronowitz P. DNR tattoos: a cautionary tale. J Gen Intern Med 2012;27:1383-1383.
43. Vearrier L. Do-Not-Resuscitate Tattoos: Are They Valid? Access mode: <https://www.acepnow.com/article/do-not-resuscitate-tattoos-are-they-valid/2/?singlepage=1>
44. Integrating palliative care and symptom relief into paediatrics: a WHO guide for health care planners, implementers and managers. Geneva: World Health Organization; 2018. Licence: CC BY-NC-SA 3.0 IGO.
45. R.W. Webb. Physician-patient privilege. URL: <https://scholarship.kentlaw.iit.edu/cgi/viewcontent.cgi?article=2082&context=cklawreview>
46. J. van den Hoven. Responsible innovation 1: Innovative solutions for global issues. URL: https://books.google.com.ua/books?id=VrL0AwAAQBAJ&pg=PA297&lpg=PA297&dq=patient+personal+data+educational+purpose&source=bl&ots=a5h5af0FYf&sig=ACfU3U3IDXY69Hor8mfADJQpNEMrpaDPg&hl=uk&sa=X&ved=2ahUKEwjx_JeeuKDnAhXPPisKHeTeB1kQ6AEwFXoECAoQAQ#v=onepage&q=patient%20personal%20data%20educational%20purpose&f=false
47. English V., Sommerville A. Presumed consent for transplantation: a dead issue after Alder Hey? URL: <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC1733719/pdf/v029p00147.pdf>
48. Ethical aspects of human tissue banking. Opinion of the European Group on Ethics in Science and New Technologies to the European Commission. URL: https://www.who.int/ethics/en/ETH_TissueBanking.pdf
49. Compendium of Case Law Related to HIV/AIDS and Tuberculosis in Ukraine: Practitioner Guide for Judges / United Nations Development Programme in Ukraine. I.Ya. Senyuta; English text editing: O.Yu. Harasymiv. K., 2021. 124 p.

Information resources

International and regional standards

1. Active Citizen Network, European Charter of Patients' Rights (2002). www.eesc.europa.eu/self-and-coregulation/documents/codes/private/085-private-act.pdf
2. Africa Commission on Human and Peoples' Rights, Protocol to the African Charter on Human and Peoples' Rights: Rights of Women in Africa (November 7, 2003). <http://www.achpr.org/instruments/women-protocol/>.
3. African Commission on Human and Peoples' Rights, African Charter on the Rights and Welfare of the Child (July 1, 1990). <http://www.achpr.org/instruments/child/>.
4. African Commission on Human and Peoples' Rights, Protocol to the African Charter on Human and Peoples' Rights: Establishment of the African Court on Human and Peoples' Rights (June 10, 1998). <http://www.achpr.org/instruments/court-establishment/>.
5. Council of Europe, Convention for the Protection of Human Rights and Fundamental Freedoms. conventions.coe.int/Treaty/en/Treaties/Html/005.htm.

6. Council of Europe, Convention for the Protection of Human Rights and Dignity of the Human Being with Regard to the Application of Biology and Medicine: Convention on Human Rights and Biomedicine (1997). <http://conventions.coe.int/Treaty/EN/Treaties/Html/164.htm>.
7. Council of Europe, European Social Charter (1996 revised edition). conventions.coe.int/Treaty/EN/Treaties/Html/035.htm.
8. Council of Europe, Framework Convention for the Protection of National Minorities (1995). conventions.coe.int/treaty/en/Treaties/Html/157.htm.
9. ECHR Advisory Opinion concerning the recognition in domestic law of a legal parent-child relationship between a child born through a gestational surrogacy arrangement abroad and the intended mother. Requested by the French Court of Cassation. URL: <http://hudoc.echr.coe.int/eng?i=003-6380464-8364383>
10. European Court of Human Rights. Case Arskaya v. Ukraine. Available at: <http://hudoc.echr.coe.int/eng?i=001-138590>
11. European Court of Human Rights. Case Csoma v. Romania. Available at: <http://hudoc.echr.coe.int/eng?i=001-115862>
12. European Court of Human Rights. Case G.B. and R.B. v. Moldova. Available at <http://hudoc.echr.coe.int/eng?i=001-115395>
13. European Court of Human Rights. Case of Mehmet Senturk and Bekir Senturk v. Turkey (2013). Available at: <http://hudoc.echr.coe.int/eng?i=001-118722>
14. European Court of Human Rights. Case of V.C. v. Slovakia. Available at: <http://hudoc.echr.coe.int/eng?i=001-107364>
15. European Court of Human Rights. Case of Z. v. Finland. Available at: <http://hudoc.echr.coe.int/eng?i=001-58033>
16. European Court of Human Rights. Case VO v. France. Available at: <http://hudoc.echr.coe.int/eng?i=001-61887>
17. Organization of American States: Department of International Law, Additional Protocol to the American Convention on Human Rights in the Area of Economic, Social, and Cultural Rights: ‘Protocol San Salvador’ (November 17, 1998). <http://www.oas.org/juridico/english/treaties/a-52.html>.
18. Organization of American States: Department of International Law, American Convention on Human Rights: ‘Pact of San Jose, Costa Rica.’ http://www.oas.org/dil/treaties_B-32_American_Convention_on_Human_Rights.htm.
19. Organization of American States: Department of International Law, Charter of the Organization of American States (1948). http://www.oas.org/dil/treaties_A-41_Charter_of_the_Organization_of_American_States.htm.
20. Organization of American States: Department of International Law, American Convention on Human Rights: ‘Pact of San Jose, Costa Rica.’ http://www.oas.org/dil/treaties_B-32_American_Convention_on_Human_Rights.htm.
21. Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation). – Access mode: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:32016R0679>
22. Resolution (78) 29 on harmonisation of legislations of member States relating to removal, grafting and transplantation of human substances. URL: [https://www.coe.int/t/dg3/healthbioethic/texts_and_documents/Res\(78\)29E.pdf](https://www.coe.int/t/dg3/healthbioethic/texts_and_documents/Res(78)29E.pdf)
23. The “Modern Hippocratic Oath”. URL: <https://www.wma.net/what-we-do/medical-ethics/declaration-of-geneva/>.
24. The WHO Guiding Principles on Human Cell, Tissue and Organ Transplantation (endorsed by the sixty-third World Health Assembly on 21 May 2010, Resolution WHA63.22). URL: https://www.who.int/transplantation/Guiding_PrinciplesTransplantation_WHA63.22en.pdf

25. UN General Assembly, Convention on the Rights of the Child, Resolution 44/25, A/RES/44/25 (November 20, 1989). <http://www.ohchr.org/EN/ProfessionalInterest/Pages/CRC.aspx>.
26. UN General Assembly, International Covenant on Civil and Political Rights, A/RES/21/2200 (December 16, 1966). <http://www.ohchr.org/EN/ProfessionalInterest/Pages/CCPR.aspx>.
27. UN General Assembly, International Covenant on Economic, Social, and Cultural Rights, A/RES/21/2200 (December 16, 1966). <http://www.ohchr.org/EN/ProfessionalInterest/Pages/CESCR.aspx>.
28. UN General Assembly, Convention of the Rights of Persons with Disabilities, Resolution 61/106, A/RES/61/106 (December 13, 2006). <http://www.un.org/disabilities/convention/conventionfull.shtml>.
29. UN General Assembly, Convention on the Elimination of all Forms of Discrimination Against Women, Resolution 34/180, A/RES/34/180 (December 18, 1979). <http://www.ohchr.org/EN/ProfessionalInterest/Pages/CEDAW.aspx>.
30. UN General Assembly, International Convention on the Elimination of all forms of Racial Discrimination, Resolution 2106 (XX), A/RES/20/2106 (December 21, 1965). <http://www.ohchr.org/EN/ProfessionalInterest/Pages/CERD.aspx>.
31. WMA Declaration of Geneva. URL: : <https://www.wma.net/policies-post/wma-declaration-of-geneva/>
32. WMA International Code of Medical Ethics. URL: <https://www.wma.net/policies-post/wma-international-code-of-medical-ethics/>