



**1. Civil legal protection of the right to medical care: methodical recommendations for students of post-graduate education faculties of higher medical education institutions and institutions of postgraduate education/ I. Y. Senyuta. – Lviv : Publishing house of Lviv regional charitable fund “Medicine and Law”, 2018. – 64 p.**

The author analyzes the forms and methods of protecting the right to medical care, highlights a number of issues related to the civil liability of health workers, in particular, aspects of defects in the provision of medical care, quality assurance of medical care, the role of forensic medical examinations, in methodological recommendations. Civil legal relations related to the protection of the right to medical care have been systematically analyzed in the book; theoretical constructs and practical advice have been successfully combined; scientific conclusions and legal positions of the courts have been interwoven.

The methodological recommendations are useful for postgraduate students in higher medical education institutions, as well as for anyone interested in the issues of civil protection of human rights in healthcare sphere.



**2. Civil liability in the sphere of medical assistance provision: methodological recommendations for attorneys/ I. Y. Senyuta. – Kharkiv: Faktor, 2018. – 64 p.**

The peculiarities of civil liability in the field of medical assistance have been highlighted in the methodological recommendations; also the algorithm for resolving the conflict of contractual and non-contractual liability in this area has been disclosed. The forms, ways of protecting the right to medical care have been provided and the key means of protecting the investigated right, such as statement of claim has been described. Practical algorithms for dealing with legal relationships in the field of medical assistance have been illustrated by the domestic judicial practice and the legal positions of the European Court of Human Rights. The peculiarities of quality control of medical assistance and conducting of forensic medical examinations in this category of cases have been revealed.

The methodological recommendations are intended to become a reliable adviser for lawyers providing legal assistance to clients in medical cases. They also can be useful to anyone interested in issues of medical law, civil law, and health care.



**3. Civil legal relations in the sphere of medical care provision: theoretical and practical issues : monograph / I. Y. Senyuta. Lviv: Publishing house of Lviv regional charitable fund “Medicine and Law”, 2018. 640 p.**

The results of a comprehensive theoretical and practical study of civil legal relations in the field of medical care have been

highlighted in the publication. The author pays special attention to the grounds for the emergence, change and termination of legal relations in the field of medical care, taking into account the latest tools provided by medical reform, as well as civil protection and liability in this medical practice, as well as for improving the civil legal regulation of the analyzed relations.

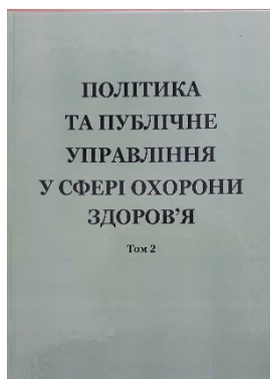
The publication can be useful for scientific and scientific-pedagogical workers, students of legal and medical institutions of higher education, a wide range of practicing lawyers and employees of the health care system, as well as other professionals whose sphere of interest's civil law, medical law and public health.



#### **4. Sources of legal regulation of civil relations in the sphere of provision of medical care: monograph/ I. Y. Senyuta. Lviv: Publishing house of Lviv regional charitable fund “Medicine and Law”, 2018. 416 p.**

The results of a comprehensive study of sources of civil relations in the field of medical care regulation have been presented in the publication. The author, based on the doctrinal achievements of law and medicine, international standards, domestic legislation and jurisprudence, sources of relations in the field of provision of medical care legal regulation, in particular, such as international treaty, normative legal act, legal practice, judicial precedent and judicial practice, have been described. The role of non-legal regulators of medical care provision relations have been revealed, legal regulation of civil relations in the field of medical care in foreign countries have been researched. Particular attention has been paid to the practice of the European Court of Human Rights; and the legal positions for the protection of human rights in the field of health protection have been given.

The monograph can be useful to scientific and research staff, students of legal and medical institutions of higher education, a wide range of practicing lawyers and health care workers, as well as other professionals with a civil, medical and health interest.



#### **5. Policy and public management in the field of health protection: textbook in 2 v. – Kyiv: NAPA, 2018. – V.2. – 320 p.**

The textbook covers current issues in medical and pharmaceutical law. The general legal provisions have been presented taking into account the specifics and features of medical and pharmaceutical activities. The systemic natures of the legal regulation of medical and pharmaceutical activity, the current state, as well as trends and prospects of development have been contemplated. Medical and pharmaceutical law has been considered in the context of social changes; the ways of modernization thereof in Ukraine and in the world have been highlighted.

The book can be interesting and useful for students, postgraduate students, as well as all those who are interested in modern state-management science.