CONSTITUTIONAL LAW; MUNICIPAL LAW

Kishchak Yu.V.

Local Militia Inspector Zavodskyi District Department of Mykolaiv City Department of the Ministry of Internal Affairs of Ukraine

CONSIDERATION OF PUBLIC APPEALS BY EXECUTIVE AUTHORITIES AND LOCAL GOVERNMENT AUTHORITIES OF MYKOLAIV REGION

The article analyses a process of admission and consideration of public appeals by executive authorities and bodies of local self-government of Mykolaiv region. An attention is paid to the system activity of public authorities towards the improvement of work with public appeals.

Human rights are a special branch of law as they include the main human values: life, freedom, dignity, and self-autonomy. These values are presented in normative consolidation and guarantees of their realization using legal means and institutes. An issue of human right in the modern society is extremely relevant as the Constitution of Ukraine (1996) determines a human as "the highest social value" to whom the state would be answerable for its activities.

Regardless of a significant number of fundamental research, timely publications in the field

of ensuring constitutional rights and freedoms of man and citizen, civil right to appeal requires its further study and understanding.

Providing all-around consideration of public appeals concerning the problems, their operative decision, the satisfaction of legal rights and interests is one of the priorities of public authorities and local self-governments, the corresponding obligation of its officials, a factor of ensuring socio-political and economic stability in the region and state. Thus, one of the main tasks at the current stage for the foreseeable future is the system work of public authorities towards paying more attention to the work with public appeals in a part of providing indisputable enforcement of provisions of the Law of Ukraine "On Public Appeals" and requirements of a corresponding Decree of the President of Ukraine.

6 № 1/2016 **LEGAL NOVELS** Scientific law journal