## 

## **O. Parovyshnyk** Postgraduate Student, Department of Administrative Law and Administrative Activity, Yaroslav Mudryi National Law University

## HISTORICAL ASPECTS OF ADMINISTRATIVE LAW REGULATION IN THE FIELD OF ENFORCEMENT OF RIGHTS OF DISABLED PEOPLE

Analysis of regulations of different times containing provisions on the right of the disabled and enforcement of such rights is very important for proper understanding of problems that appear in the field enforcement of the rights of disabled people.

The research of the development of regulations in this field helps to understand that health challenged people were treated as inferior members of society. Not always the state cared about the disabled. Initially, people with disabilities, i.e. health challenged people, were cared by the members of their family resulting in relation to such person as to the burden on the part of the family and society.

Thus, considering the enforcement of the rights of the disabled, it should be noted that the care of people with disabilities entrusted to the family can be referred to the first stage of formation of the rights enforcement of individuals in this field. The second stage includes the care of the disabled, which was entrusted to the church and charities. The third stage is characterized by the emergence of the state enforcement of the rights of people with disabilities, which started in the Russian Empire in XVII - XVIII centuries. During this stage, the charity did not lose its positions, but the state enforcement of the rights of the disabled began to form, stipulating the adoption of regulations that fixed the rights of these people. The fourth stage is characterized by the fact that the rights of people with disabilities began to be recognized as fundamental, fixed by the Constitution and recognized as the state duty. The final fifth stage of legal regulation in the field of the disabled rights enforcement is the current state of legal regulation, which brings the state enforcement of the rights of people with disabilities to the regulatory level and is constantly improving.

When analyzing the historical aspect of legal regulation in the field of enforcement of the rights of the disabled, it must be concluded that each of these stages has a large impact on the modern administrative regulation and certainly played a significant part in formation of the current legislation in this field.