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RIGHT TO MEDICAL CARE AND THE RIGHT TO DIE (EUTHANASIA)

Today, given the large number of diverse factors (integration into the world community, Ukraine's accession to many international organizations, etc.), an extremely topical issue is legislative consolidation of the right to euthanasia.

The right to life is fundamental, essential human right, which provides the physical existence of man as a biological being. The biological process of human existence can be divided into three phases: the birth of man, his life and death.

Only two stages – the birth and life – are appropriately settled at the legislative level in Ukraine. As for the legal regulation of death, the question still has not found a full reflection in the regulatory framework.

The purpose of the article is to analyze the issues of the right to euthanasia as well as capabilities and features of euthanasia in Ukraine. To achieve this

goal, it is necessary to solve the following problems: study of the current state of scientific research and legislative development of the problem of euthanasia, elaboration of detailed recommendations and conditions of use euthanasia.

Summing up, it is necessary to recognize that solving the problem of euthanasia is necessary: its solution determines the fate of many terminally ill people, who have been or are constantly in hospitals, whose physical condition is diagnosed as an intermediate between life and death, mental state – as a state of deep despair, helplessness. We must remember that until this problem is resolved on a scientific level and regulated by law, these people have no choice; by law they are doomed to a slow and painful death. Prospects for further research are seen as a more detailed formulation of recommendations on the content of the relevant regulations.