

E. Teptyuk,
Judge of Cherkasy district court,
Cherkasy region

SYSTEM GUARANTEES OF CITIZENS' CONSTITUTIONAL RIGHT TO ACCESS TO PUBLIC INFORMATION

The rapid development of the information sector in Ukraine and the emergence of several new laws that govern your relationship, leads to new inconsistencies while ensuring the constitutional rights and freedoms in the information sector. January 13, 2011 the Law of Ukraine «On Access to Public Information» in this law the ordinary settled the question of access to information collected by public authorities in the implementation of authoritative and administrative functions. As we know, the validity of any law, even the most progressive can be verified only in practice. Especially when not everyone understands how the law should be applied. This applies to both citizens and officials. And as you know,

Ukraine is not always enforced «rule of law», although the proper implementation of the law is ensured by a system of guarantees established by the state. But, as is well known when the law is not respected, the guarantor and the last link in the search for justice serving the judiciary. This leads to a more detailed study of the law and the definition of the basic guarantees of the constitutional rights of man and citizen access to public information and establish the legal protection safeguards in the system. The purpose of this paper is to determine the system guarantees the constitutional right to access to public information and the importance of judicial protection in this system.