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RULES OF ADMINISTRATIVE LAW IN THE RESISTANCE MECHANISM OF HUMAN DISCRIMINATION

A fundamental element of the mechanism of administrative and legal regulation of discrimination demonstration in Ukraine is the administrative regulation.

The norms of administrative law contained in laws, decrees of the President of Ukraine, Cabinet of Ministers of Ukraine, decrees, orders and instructions of the state executive power, and many other acts. In the system of legal regulation of administrative rules of law is at the heart, for they will invariably lead to a lack of lifelessness of the whole system functioning administrative law.

One of the most important measures that States can take to counter hate crimes, is the legislation that would provide for the effective punishment of such crimes and to take account of their specific nature and degree of social danger.

In Ukraine, the main document containing the anti-discrimination rules, is the Constitution of Ukraine. Article 24 of the Basic Law is enshrined equality of all citizens regardless of race, color, political, religious or other beliefs, sex, ethnic or social origin, property status, place of residence, language and other characteristics.

To realize the art. 24 of the Constitution of Ukraine adopted the Law «On

Principles of Prevention and non-discrimination in Ukraine», which defines the concept and types of discrimination actions that are not considered discrimination, anti-discrimination is introduced for examination of draft laws of Ukraine and other normative-legal acts.

In connection with the adoption of the Law, in order to implement some of its provisions, the Cabinet of Ministers of Ukraine approved the «Order of the executive bodies of expertise of anti-discrimination laws and regulations».

In order to implement the constitutional principle of equality regardless of gender, in January 2013 an amendment to the Law of Ukraine «On Advertising» to prohibit vacancy announcements indicate the age of the candidates, to offer a job only women or only men (except where the work can be done Only a person of a particular sex).

Despite the concrete steps of the state in the sphere of prevention of discrimination at all levels of the absence of a clear and precise qualification of certain actions as discrimination is the cause of irresponsibility. Thus, discrimination in Ukraine practically is not punished (and this, in turn, stimulates further discrimination).