Manko D.H.,

Candidate of Law Sciences, Senior Lecturer, Department of theory and history of state and law, International Humanitarian University

TECHNOLOGICAL MECHANISM OF LAW AND ITS CORRELATION WITH LEGAL ACTIVITY

The article deals with the technological mechanism of law, in the context of the disclosure of juridical technique and technology as a basis for legal activities. It was researched by the distinctive characteristics of juridical technique and technology, and especially their relationship with legal activities.

Effective legal activity in the modern state is related to many factors, among them a special and decisive importance given to the juridical techniques and methods of it realization.

The priority of human rights and freedoms is an indisputable sign of the rule of law, and therefore imposes certain procedural requirements for the organization and relationships in a modern state. However, the functioning of legal subject authorized to perform legal work should be based not only on the «rule of law» and strict compliance with legal re-

quirements in respect of the realization of their activities and results, but also the high level of «technological quality» of such operations.

At the same time, assessing the state of elaboration of these issues, it should be noted the lack of research in the field of legal technology. Accordingly, the study of the essence of the technology mechanism of law is an actuality direction of research in the general theoretical jurisprudence.

Technology Mechanism of law acts as one of the foundations of legal activity. It reveals not only the features of the order of creation of legislation, but also the requirements for authorized entities to solving legal problems. Technology Mechanism of law is a direction of the formalization of legal material, where legal technology contain a guide to using instruments of creation of law.