

R. Majdanyk

Civil responsibility for inappropriate medical services: grounds for release of a transgressor from responsibility

The article highlights the grounds for release of a transgressor from responsibility in health care sphere. Terminological and essential aspects of physicians' mistake are characterized. Attention is paid to the issues of "professional medical risk". Author suggests the distinguishing of an admissible (without guilt) and inadmissible (faulty) physicians' mistakes. Peculiarities of the responsibility for providing medical services by commercial subjects under the contract are analyzed.

Key words: physician's mistake, medical risk, responsibility, transgressor, medical service.