

KRASIUK N.

Degree Seeking Applicant,
Department of Core Legal Disciplines,
Faculty of Law and Mass Communications
(*Kharkiv National
University of Internal Affairs*)

LEGAL PRINCIPLES OF MANAGEMENT IN LAND RELATIONS IN UKRAINE

One of the major challenges modern Ukraine faces is to strengthen and improve the regulation of all aspects of society and the state. Effective legal regulation lays the basis for a reliable and competent work of various government agencies. This is directly related to the regulation of issues of management in land relations, ensuring the protection and preservation of the main national wealth and the most important natural resource.

In summary, we can state that the legal basis of management in the sphere of land relations in Ukraine consist of the Constitution of Ukraine, laws of Ukraine, regulations and departmental regulations. Land legislation, which plays an important role among legal regulations governing the management of land relations in Ukraine, it seems possible to divide it into general and special. Thus, the general laws are characterized by the fact that they cover a large set of social relations (including land issues). Such acts include the Law of Ukraine “On Environmental Protection”, “On Oil and Gas”, Forest and Water Codes of Ukraine and others. Special laws regulate particular issues in land relations. These must include the Law of Ukraine “On Waste”, “On State Control over Use and Protection of Lands”.

