## Tishchenko O.V.,

Candidate of Law Sciences,

Senior Lecturer, Department of labour law and law of social security, Law faculty, Kyiv National University named after Taras Shevchenko

## CONCEPTUAL FOUNDATIONS OF THE DOCTRINE ON THE SUBJECT OF SOCIAL SECURITY

The process of formation and development of areas of law based primarily on the need to highlight distinguishing features that allow you to ascertain the existence of an independent branch of law. The main controversial issue on the subject of social security law is the problem of determining the precise definition of the relationships that are the subject of this area of law. Thorough analysis of the theoretical aspects of the subject of social security law is reflected in the writings of scientists, lawyers V.S. Andreev, V.M. Andriyiva, V.A. Acharkana, K.S. Batyhina, N.B. Bolotina, K. Husova, I.V. Gushchina, A.D. Zaykin, M.L. Zakharov, R.I. Ivanova, L.I. Lazor, A.M. Lushnikov, N.V. Lushnikova, A.E. Machulskoyi, M.I. Polupanova, S.M. Prilipko, M.S. Sahipova, V.A. Tarasova, E.G. Tuchkova, M.N. Shumylo et al. But with the development of social relations gradually, the conditions for the transformation of the legal system, taking into account current realities. So the question the subject of social security law remains a controversial and important doctrine in the industry. An important issue in this regard is the question of a clear definition of the relationships that are the subject field of law. In the doctrine of social security law is well-established position on the classification of the subject of social security law relationship with social insurance (public, private), public pensions, provision of social services and social assistance (insurance, government), procedural and procedural relations that arise in connection with the protection of their right to social security. Based on this, the subject of social security law should be viewed as a complex concept that consists of a set of relations and which is transformed according to the socio- economic strategy of the state policy in the field of social security. Therefore, we believe that the subject of social security law - a security and social relations, and other derivatives Relations to implement constitutional law in the State to protect and support the occurrence of difficult life circumstances (disability, unemployment, low income, etc.).