

**Tarasenko V.S.,**  
*Candidate of Law Sciences,*  
*Senior Lecturer of labour law and law of social security department,*  
*National University "Odesa Law Academy"*

## PENSION PROTECTION FOR PUBLIC NOTARIES

The right on social security is unique among human rights and freedoms, without which it is impossible to build a civil society. Important to ensure the realization of this right and in the present circumstances is it appropriate legislative solution. Implementation of human rights in the area of social protection requires that the state not only proclaimed the following law, but also has provided a mechanism to support them. Good guarantee of the right to social security, as well as several other rights declared in the Constitution of Ukraine. In particular, the constitutional right of persons to social protection provided pension benefits in old age under the conditions set by the law.

The pension system of Ukraine is in a difficult position. Today's pension does not provide sufficient employment rela-

tionship between the employee contribution, which took place during his working life, and the amount of remuneration in old age. Therefore it is necessary to pay attention to improving social protection, in particular to ensure their appropriate level of pensions' provision.

The current legislation of Ukraine is trying to establish a clear perspective for social protection of different groups. However, non-compliance of certain provisions of the current legislation on pension's democratic norms of the European Union, imperfect regulation of social relations in the field of pensions led to a rapid deterioration in recent years the quality of the workers in different spheres of social life. Some problems found in the field of pensions notaries public, hence the relevance of the chosen research topic.