I. Zadoia

Candidate of Law Sciences, Associate Professor at the Department of Civil and Labor Law, Odessa National Maritime Academy

## THE PERIOD OF TRAINING OF PERSON TO OBTAIN A SPECIAL RIGHT TO PRACTICE LAW

In the present article the regulations of organization and order of training to receive the advocacy certificate (issued by Bar Council of Ukraine dated 16.02.2013 № 81) had been analyzed in details. The article describes the steps of such training: 1) preparation for training; 2) application to bar council of the region; 3) appointment of the chief and sending to training; 4) training; 5) summing up the results of training; 6) assessment of results; 7) appealing against the decision issued by bar council of the regional; 8) prolongation of the training.

After analyzing all the steps (stages) the author states that trainee must not take part in every stage. Taking the

above-mentioned in consideration it is offered to classify all stages in two categories: obligatory and optional. Stages are defined to be obligatory if participation of trainee in them is necessary for successful result of training. The stages are optional if participation of trainee in them depends on consummation of some obligatory stages without successful result.

It is emphasized that legal regulation of training program gives to trainees the possibility to become familiar with professional skills, to learn and to practice the knowledge acquired as a result of classroom training and to check person's preparedness to be lawyer.