

## **PENSIONS OF PUBLIC SERVANTS: NOVEL OF LEGAL REGULATION**

**M.A. NEVMERZHITSKA, *PhD (Law),***  
**A.P. ILCHENKO, *student of the Faculty of Law,***  
***National University of Life and Environmental Sciences of Ukraine***

*This article analyzes the recent changes that were made to the pension legislation of Ukraine in the settlement of relations of pensions for public servants.*

### ***Public service, public servant, pension provision.***

General principles of the legal status, pensions of civil servants working in government agencies and their unit by the Law of Ukraine «On State Service» on December 16, 1993, as amended on May 1, 2014. According to Art. 1 of the Act civil servants are individuals who hold positions in government agencies and their vehicles on practical tasks and functions of the state and receive wages from public funds. The activities of civil servants aimed primarily at practical tasks and functions assigned to state agencies. These individuals are responsible for the increased performance of their powers and have special restrictions on the exercise of other activities.

Given the facts, the Cabinet of Ministers of Ukraine is constantly improving, revising the regulatory framework and the appointment of payroll and pensions of civil servants. At the same time, a large number of legislative acts regulating the legal status of civil servants, making them difficult to use.

At the present stage of development of the civil service has a large problem – the lack of money in the state budget. The first step of officials to prevent financial disaster reduction was fixed by regulations of social

security for civil servants. March 27, 2014 the Verkhovna Rada of Ukraine adopted the Law of Ukraine «On prevention of financial disaster and create conditions for economic growth in Ukraine». According to the law stops the provisions of the laws of Ukraine and amends the legal acts that defined pensions for civil servants and cash benefits in case of retirement.

In this context, the purpose of the article the description of recent changes in the legislation of Ukraine in the field of pensions for civil servants.

On the one hand, the adoption of March 27, 2014 Law of Ukraine «On prevention of financial disaster and create conditions for economic growth in Ukraine», which amended the pensions of civil servants due to the need to prevent financial disaster and create conditions for economic growth in Ukraine , increase revenue and improve certain provisions of the Tax Code of Ukraine, as well as the need to implement measures on economical and efficient use of public resources, loss prevention budget, and providing social support to citizens on the basis of the financial capacity of the state. On the other hand, the changes to the legislation of Ukraine led to conflicts and contradictions of legal acts. This situation calls for new, improved law regulating pensions for public employees. Harmonisation of general and specific legislation regarding pensions, to bring it into line with international standards is critical. Development of new regulatory framework necessary for the effective implementation of pension legislation must be preceded by thorough research and theoretical, scientific and practical research. Today you can watch a special interest among experts in the field of law and economics, directing his research attention to the problems of formation and development in Ukraine the new pension system. In turn, the pensions of civil servants remained largely outside the critical scientific debates and discussions.