

**Proposals for cooperation
of Department of Law of National
Technical University “Kharkiv
Polytechnic Institute”, Ukraine**

Department of Law of National Technical University "Kharkiv Polytechnic Institute", Ukraine



**Head of the Department
Professor Ludmila
Perevalova**

Faculty of social and
humanitarian technologies

Department of law

e.mail: perevalovaluda@ukr.net

Phone: +38(067) 575-09-89



The department have 5 associate professors, 3 senior lecturers.

The courses of the department: "Law", "Commercial Law", "Constitutional Law", "Business Law", "Labor Law", "Private International Law" and many other legal disciplines for students of the university.

The department is responsible for research within the complex scientific theme "Legal support of formation civil society in Ukraine".

The main topics of research are:

- Legal support of direct democracy in Ukraine;
- Problems of relations between the state and the individual;
- Regulation State of wages;
- Education Legal of youth;
- Criminal liability of juveniles;
- Protection of property rights;
- Problems of legal protection of intellectual property

Dear colleagues, we would like to cooperate with you in the following areas:

SUBJECT: STATE REGULATION REMUNERATION OF LABOUR

The relevance of research:

Ensuring stable economic development of Ukraine and other countries of the world, raising the standard of living of citizens is closely related to the implementation of effective public policy in the remuneration of labor area. Salary is the main source of income for workers and the most powerful motivator of labor potential development. Studying the experience of countries - EU member states, of international legal regulation of labor relations mechanisms will form a qualitatively new approach to the regulation of relations in the field of remuneration.

Purpose of the study:

Generalization and solution of practical tasks on improvement of state regulation of wages in the new social and economic conditions.

Practical significance:

The conclusions, suggestions and recommendations made during a comprehensive study of the state regulation of wages in a market economy, may be used:

- *in the research field:* for further study of the problems of realization of the constitutional right to labor;
- *in the practical sphere:* in the process of further improvement of Ukrainian legislation regulating relations in the field of pay, bringing it in line with European standards;
- *in the educational process:* the development of training and educational benefits of labor law in scientific-research work of students, listeners, post-graduate students.

SUBJECT: LEGAL PROTECTION OF THE INTELLECTUAL RIGHTS AT INFORMATION AND TELECOMMUNICATION NETWORKS

Relevance of a research:

One of the most important problems of the legal relationship arising on the Internet is the question of protection of intellectual property right. The mass of works which extend often without consent of authors and even contrary to their will is posted online, works are used on various websites, lose a mention of the author or completely change it. On the Internet it is quite difficult to provide legal protection of author's rights as there are no restrictions for free copying, control over use of works is almost impossible. The modern Ukrainian legislation provides ways of protection of author's rights civil, administrative and criminal laws. However simplicity of copying and non-material essence of an object of an author's right on the Internet complicates a problem of proof of the violation. Problems of protection of intellectual property right the Internet are so specific that there are not always corresponding legal and technical ways for ensuring reliable protection of author's rights.

Research objective:

Development of standard and legal, technical and organizational methods, for the purpose of ensuring reliable protection of the rights for intellectual property items in the electronic and digital sphere.

Practical importance:

The conclusions, offers and recommendations made during the complex research of a problem of protection of intellectual property right on the Internet can be used:

- *at the research sphere*: for a further research of problems of realization of author's rights in information and telecommunication networks;
- *at the practical sphere*: reduction of the Ukrainian legislation in compliance with international legal norms in the field of protection of copyright and related rights;
- *in educational process*: by preparation of education and educational and methodical guidances on an author's right and allied rights, in research work of students, listeners, graduate students.

SUBJECT: PROTECTION OF PROPERTY RIGHTS

Relevance of research

Ukraine as social, legal state ensures the safety and protection of all subjects of ownership and management, which leads to social orientation of the economy. The Ukrainian and the European Union legislations developed certain principles and rules of protection of property rights, in particular treaty (trade) relations, insurance liabilities, intellectual property rights protection, consumer protection, protection of property rights of children and so on. However, such rules are in some legal acts of Ukraine require further development and harmonization, because of their great practical value to each person individually and for society as a whole.

The aim of the study:

Harmonization of national and European legal standards for the protection of property rights. Within the study will be addressing the following objectives: 1) determining the principles of protection of property rights by the need to improve the legal effects of the law; 2) study the legality of ownership limitations; 3) identify the main types of restrictions on the right of private property and their classification; 4) study limitation of individual rights holder housing; 5) formulated proposals on amendments and additions to the existing laws relating to ownership restrictions.

Practical meaning :

The theoretical conclusions, proposals formulated during the research can be used to further scientific research problem limiting private property rights, judicial practice to improve enforcement activities.

Theoretical studies can be taken into account in the scientific and scientific-pedagogical activity in the development of lecture and seminar courses, teaching programs "Civil Law", "Family Law", "Consumer Protection" and the preparation of educational materials on these courses.