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DISCUSSION ASPECTS OF PENSION OF JUDGES IN UKRAINE

The legislative activity of the state based on the principles of equal protection of the interests of all citizens of the state. First of all it concerns the regulation of pensions as one of the main areas of social policy. Pensioners certain categories of workers who are under the law are entitled to special pensions (judges, prosecutors, etc.) are the basis for discussion in society. In particular, this question concerns the welfare reform of judges in Ukraine. Law of Ukraine «On measures to ensure the legislative reform of the pension system» from 08.07.2011 № 3668 -VI introduced resizing and other terms of pension payments and monthly lifetime allowance of retired judges: ten limited subsistence minimum for persons unable to work, the maximum monthly lifetime allowance retired judges, abolished this increase of pay for work experience as a

judge for over 20 years by two per cent of earnings for each year, but not more than 90 percent earning more. However, the decision of the Constitutional Court of Ukraine of 03.06.2013 № 1-2/2013 effect was reversed these changes, leaving the judges full social benefits. Such a selective approach in shaping national legislation, contributing to the social peace and stability in society. Based on the practice of reforming the pension systems of other countries, effective step arrangement providing benefits to certain categories of workers on pensions. Appropriate and feasible is determined to return to the Law № 3668 -VI changes in the size and other conditions of payment of pensions and monthly lifetime allowance of retired judges, it will facilitate the implementation of the principle of social justice in the legislation of Ukraine.

