

istics of principles of professional safety contains generalized provisions inherent in the proposed categories and defines its place in the legislation on professional

health and safety. This list is certainly not complete and may be regarded as a manifestation of an integrated approach to the analysis of any phenomenon.

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UNAUTHORIZED ACTIONS AS A METHOD OF COMMITTING ADMINISTRATIVE OFFENCE

Today, one of the most important tasks of the administrative law science includes best practices of considered measures in suppression of unauthorized actions and elaboration of clear recommendations concerning correct application of norms of the Code of Ukraine on Administrative Offences. In this regard, in the development of the administrative law science investigation of the unlawful act as infringement on social relations protected by norms of the legislation on administrative offences is a high priority.

Based on the analysis conducted in article it is concluded that unauthorized actions as a method of committing administrative offence incorporates the following features: they are done of one's own free will, i.e. nobody and nothing forces person to do such actions; in the course of carrying out such actions the

person defies opinion and desires of other people regarding the behavior option selected; they are realized without regulatory approval or in violation of prohibition, stipulated by applicable legislation.

According to legal confirmation, forms and goals of unauthorized actions can be divided into five groups each having unique features: 1) unauthorized abuse of rights or excess of power; 2) unauthorized performance of certain work requiring special knowledge, corresponding qualification and permission of relevant authorities; 3) unauthorized actions containing potential threat for legal order, connected with public safety provision in general and health of individuals in particular; 4) unauthorized use of tangible and intangible objects; 5) unauthorized acquisition (occupation) of tangible objects.