disabilities, which gives the opportunity to cover all persons who have «atypical signs of» a physical or mental plan. It is established that the most reasonable interpretation of this concept is to define assigned to the Laws of Ukraine «On fundamentals of protection of the disabled in Ukraine» and «On rehabilitation of disabled people in Ukraine». Offered it to recognize the unique and such that fully disclose the essence of the definition of «disabled».

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NOVATIONS IN THE SPHERE OF PENSION PROVISION OF JUDGES

Increasing level of social security of judges, in particular provisions of pensions of judges, was always one of the prior way of orientation of social policy of state. Lot of attention of this question at legislative level proves this.

One of the guaranties of judicial independence is material and social security of judges while being in position (salary) and after reaching pension age (pension) or after retirement (monthly permanent alimony). Mentioned guarantee is aimed on supporting standard of living of working judges and judges who are already retired because of reaching pension age or because of termination of office.

Pension provision of Judges is one of

the measures of social security of citizens, which guarantees them proper standard of living. However, amendments, which were made in 2011 because of pension reform, limited rights not only of all citizens, but also of judges in the sphere of pensions. These amendments didn't changed the right for pension of judges, but set limited accrual base for pension and other types of social security.

Despite of Decision of the Constitutional Court of Ukraine dd. June, 3.2013 the important pension guarantee of judges' rights renewal, is supplying of the above mention Decision provision executing and non-admission of narrowing or limitation of their rights in future.