

**Voloshyna S.M.,**  
*Candidate of Law Sciences,*  
*Senior Lecturer of labour law and law of social security department,*  
*National University "Odesa Law Academy"*

## LEGAL REGULATIONS OF THE SAFETY AND HYGIENE OF LABOUR IN THE POST-SOCIALISTIC COUNTRIES

The main tendencies of the legal regulations of safety and hygiene of labour in the post-socialistic countries are characterized in the article. As an example of the latest legislative acts of the mentioned countries, the main regulations of the institute of the safety and hygiene of the labour are found out, that is the interest for the national legislator.

One of the topical areas of modern science is the development of labor law concept of occupational safety and health and to make proposals for the improvement of national legislation in the field of international standards and legislative positive foreign experience.

The purpose of this article is to identify the main trends of the legal regula-

tion of occupational safety and health in post-socialist countries.

Liability of the employer is increased for violation of legislation on safety and labor protection in recent years. At the same time attention is focused on the personal liability of employees for compliance with safety requirements, its cooperation with employers aimed at addressing the violations.

Taking into account the positive experience of legal regulation of occupational safety and health in post-socialist countries will contribute to the development of an effective mechanism to ensure the industry proclaimed in of the fourth part of 43th article of the Constitution of Ukraine the right of everyone to adequate, safe and healthy working conditions.