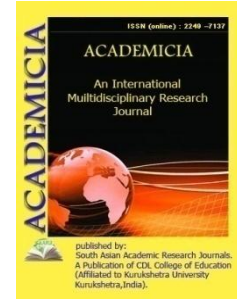


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A STUDY OF THE PROCEDURE SOME ISSUES OF THE PROCEDURE ON MAKING A LABOUR CONTRACT AND HIRING TO WORK

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ABSTRACT

The article is devoted to the analysis of the urgent problem of modern labor law: the effectiveness of the security functions of legal norms governing the conclusion of an employment contract and determining the procedure for agreeing and securing the terms of an employment contract by the parties. With the conclusion of an employment contract, its parties enter into new legal relations and become participants in labor relations. It is known that an employment contract is a legal fact that creates an employment relationship between an employer and an employee, therefore, from the moment the employment contract is concluded, the rights and obligations of the employer and employee under this contract arise. Although concluding an employment contract is not a lengthy process, concluding it in violation of the procedure established by law can violate employees' rights and cause many problems for employers. For this reason, the article states that concluding an employment contract in accordance with the rules established by the Labor Code is the responsibility of not only employers, but also employees.

KEYWORDS: *Labor Law, Labor Legislation, Employee, Employer, Labor Contract, Legal Fact.*

REFERENCES

1. Labor law of Russia. Textbook. Under. about. ed. M.V. Presnyakov, S.E. Channova. "Povolzhsky Institute of Management named after P. A. Stolypine", 2014. - P. 52.
2. Hasanov M.Yu. Labor law of the Republic of Uzbekistan. A common part. - T.: Ed. "LESSON PRESS", 2016. - S. 111.

3. Rakhmatullina R.N. Individual-contractual regulation of the conclusion, amendment and termination of an employment contract. Monograph. - M.: "Justicinform", 2013. - S. 38.
4. "List of unfavorable working conditions prohibited for the recruitment of persons under the age of eighteen" (registration number: 1990, 29.07.2009), Resolution "On the establishment of restrictions on heavy loads that persons under eighteen years of age can carry and carry." (registration number: 1954 from 05/12/2009).
5. www.ilo.org.
6. Golovina S.Yu. An employment contract as a legal structure. Perm University Bulletin. No. 3 (21), 2013. - S. 67-68.
7. Regulation "On the procedure for medical examination of personnel" (reg. No. 2387 of 29.08.2012).
8. Hasanov M.Yu. Comments to Section VI of the Labor Code of the Republic of Uzbekistan "Labor Contract". Handbook on personnel issues. No. 7 (31), 2009 (electronic version).
9. Orlovsky Yu.P. Labor law of Russia. Textbook for bachelors. - M.: "Yurayt", 2014. - S. 367-368.
10. Resolution of the Plenum of the Supreme Court of the Russian Federation of March 17, 2004 N 2 (as amended on November 24, 2015) "On the application by the courts of the Russian Federation of the Labor Code of the Russian Federation" // www.consultant.ru.
11. Hasanov M.Yu. Comments to Section VI of the Labor Code of the Republic of Uzbekistan "Labor Contract". Handbook on personnel issues. No. 7 (31), 2009 (electronic version).
12. Matrasulov D.R. Dynamics of the Labor Code of the Republic of Uzbekistan. // Prospects for the development of labor legislation in market relations. Round table materials. TSUU, 2015. -- B. 22-23.
13. Collection of laws of the Republic of Uzbekistan, 2012, No. 41-42, art. 2016, No. 43, p.