SUMMARY

Myronyuk R.V. Foreign experience of enforcement of court decisions and other public administration (by the example of France) and the possibility of its implementation in Ukraine. In the article the comparative characteristics of international legal models functioning of the enforcement of court decisions and other public administration bodies. Thesis there is determined directions of improvement of public administration to ensure proper and full execution of court decisions and other bodies, to be performed by enforcement of the positive experience of creation and activity of these public institutions in foreign countries (in particular, the example of France).

In particular proposed, along with the activities of the institution of state (judicial) performers create and institute private performers who must receive authorization from the state in the face of justice and act on behalf of the state under license control which carry out regional and national Chamber as of the government, belongs to this category and the plaintiff lawyer who deals with practical work on gathering the necessary information about the debtor's property; The necessity of giving the Executive the right to appeal to the State Migration Service for the introduction of the latest ban to leave the country by the debtor; feasibility of providing information about the debtor to the Agency on credit data, whose responsibilities include collecting information on citizens as untrustworthy potential lenders who are entered in the publicly available rating in this case would carry the National Bank of Ukraine as a central executive body implements policies in monetary sphere of the state; temporarily withdraw the certificate on driving temporarily prohibit the debtor issuing licenses, permits and suspension of licenses and permits that were issued earlier; etc.

Keywords: bodies of public administration, enforcement proceedings, enforcement bodies, State executive service, private performers direction of reform.