Roman V. Myroyuk, Serhiy O. Shatrava. Consideration of administrative cases on forced alienation of land plots for motive public needs: judicial practice and perspective. The article analyzes the legal basis of the courts in considering administrative cases of forced alienation of land for reasons of public necessity.

The subject of research within this scientific article is public relations that arise during the judicial review of administrative cases of forced alienation of land for reasons of public necessity.

The objectives of the study within its subject are: to clarify the legal basis for the judicial review of administrative cases of forced alienation of land for reasons of public necessity; determination of court proceedings for this category of administrative cases; clarifying the shortcomings of the jurisprudence of this category of cases and making individual proposals for its improvement.

As a result of the analysis of case law, the authors conclude that when considering this category of cases the most difficult problems are: lack of effective pre-trial dispute resolution, difficulty of collecting and evaluating evidence in the case, in particular regarding confirmation of land valuation and legality of its intended use. social needs; determination of the terms of court proceedings, execution of a court decision, etc., the solution of which determines the purpose of the study.

In the framework of the study, in order to fulfill its tasks, the materials of the practice of consideration of this category of cases by the courts were analyzed. plots for public needs; determining the truth of "public needs of forced alienation of land and objects located on it"; determining the objectivity of the assessment of the alienated property.

Some scientifically substantiated directions of improvement of legal bases of activity of courts concerning consideration of administrative cases on compulsory alienation of the ground area for reasons of public necessity are offered.

Keywords: administrative cases, cases of forced alienation of land, court proceedings, analysis of practice, improvement of legislation.