## 

## I. Brus,

Leading employee of department of research problems of prosecution activity concerning representation of the citizens or state interests in the court, Scientific-research Institute of the National Academy of Prosecution of Ukraine

## CURRENT PROBLEMS ADMINISTRATIVE AND LEGAL REGULATION OF CONCESSION ACTIVITIES IN THE NATIONAL ECONOMY OF UKRAINE

The paper considers the problem of concession by the method of administrative and legal regulation of public-powerful promoting economic development of human and society. The author argues the thesis that concessions related to the constant improvement of the legal regulation of the right use of public ownership in the economy as one of the main objectives of modernizing the system of administrative law, public service activities and the development of the theory of administrative law in Ukraine. It is shown that the problem of the right to use public property depends largely on how much is true and thus be able to devise methodological interdependence, or more precisely the relationship between enshrined in the Constitution of Ukraine legal system inherent social and economic rights and freedoms and administrative legal possibilities of public-powerful promoting economic development.

The proposed approach in the paper allowed the author to determine the main issues relevant administrative regulations. First and foremost is the need for systematic design methodology administrative and legal framework for the right to use public property by public entities-powerful promoting the economic development of man in general (systems of public law principles, administrative and legal means and methods right of use public property rights, issues of legal protection of public property rights in national, regional and local economy), some way usage rights (lease, license, corporate rights) particular.

Also, the author provided the necessary recommendations to improve administrative law.