

## **Zadyraka N. Anthropocentric dimension of mechanism for implementing liability of public administration for offenses regarding use of public property**

Updating the system of administrative law leads to the urgent need to reform the basic institutions, as well as to ensure the institutionalization of the newest legal institutes, one of which is the institute of public property.

The mechanism of realization of the public administration' responsibility for the offense in the sphere of the use of public property through the prism of anthropocentrism functions in the triad of regulatory basis, subject-object measurement and content dynamics. At the same time main categories are the reliability and guarantee of protection of public property and the rights, freedoms and legitimate interests of the persons who use it.

The legal basis for the mechanism of public administration' responsibility realized in the sphere of public property' using have the social nature. Rules of conduct in society, embodied in legal norms, as the fact of the use of public property are created by subjects that have an interest in the specific orientation of persons' behavior involved in the relevant relations.

The logical situation of the existence of legal right in the use of public property by public administration is possible because of the fixed pattern, the rational development of the corresponding social relations from the standpoint of logic and the correspondent result of practical rule-making.

Traditionally, the subject measurement is intrinsic by nature and related to the purposeful activity of carriers of actions endowed with consciousness and will. These are the way of using public property by public administration, according to their discretion and desire within the law, as well as on special authorities to bring perpetrators to legal liability in case of misuse of public property.

The subject measurement contradistinguished the object-oriented measurement of the mechanism of public administration' responsibility realization for the offense in the sphere of public property use. Such object measurement exists independently of human consciousness.

The link is the purposeful, conscious activity, oriented on anthropocentric principles, within the meaningful dynamics of the mechanism of realization of public administration' responsibility.

The main purpose of the dynamic measurement of the mechanism for the implementation of responsibility is to provide simple and transparent protection and restoration of violated, unrecognized or disputed rights, freedoms and legitimate interests of persons authorized to legitimately use public property.

**Key words:** public property, administrative law, legal institute, legal mode, public interest, public administration, legal mechanism, legal responsibility, administrative responsibility, offence.