THE CONFLICT OF STATE REGISTRATION AS A CONDITION FOR THE EMERGENCE OF A PUBLIC LEGAL DISPUTE

Olena S. Lunina, PhD in Legal Sciences, judge of the Dnipropetrovsk District Administrative Court, Associate Professor of the Department of Law, Alfred Nobel University (Ukraine).

E-mail: lunina.olenaolena@gmail.com DOI: 10.32342/2709-6408-2022-1-4-8

Keywords: conflict, conflict, public legal dispute, registration, state registration, administrative proceedings.

The article is devoted to the study of the conflict of state registration as a condition for the emergence of a public legal dispute. The legal nature of state registration is determined, taking into account the determinant of conflict as a condition for the emergence of public legal disputes.

It is noted that the development of justice in Ukraine should be aimed at strengthening the rule of law by ensuring access to justice, fair judicial procedures, independence, impartiality and professionalism of judges, as well as legal certainty, Uniformity of judicial practice and openness of judicial decisions, effectiveness of judicial protection. The article studies an opinion on determination of stages of development of legal conflict. The existing definitions of the concept of legal conflict have been analyzed, which is generally well-established in the doctrine of public law. A legal conflict is defined as a conflict between two or more actors based on the opposite or incompatibility of their interests, needs or values. The features of legal conflict are named: the connection of the conflict with legal relations, the presence of legal features of the subjects or the object of the conflict; the possibility of legal settlement; sectoral certainty of the conflict; the presence of legal consequences; the possibility of using coercive means in the conflict resolution process; conflict resolution through a special legal procedure. The doctrinal definitions of terms "registration", "registration proceedings", "state registration" were studied. The conclusion concerning the special character of the conflict of relations in the field of state registration is given, which is: that the improper exercise of authority by subjects in the field of state registration may violate not only the public rights of persons to properly carry out registration activities, but also the relevant rights, on the occurrence or implementation of which obstacles are created (ownership of real estate, the right to conduct business, etc.). The concepts of "foundation" and "conditions" of public-legal dispute are delimited. It is emphasized that the conflict of relations in the field of state registration as a condition for the emergence of public legal disputes is determined by the individual's interest in realizing, first of all, certain rights granted by law (rights to real estate, the right to carry out entrepreneurial activities, etc.), and not the rights to accept the subject of the authority of relevant decisions or actions.

References

- 1. Shemshuchenko, Yu.S. (2012). *Velykyi entsyklopedychnyi yurydychnyi slovnyk* [Big encyclopedic legal dictionary]. Kyiv, Legal opinion, 1020 p.
- 2. Kyrsanov, A.R. (2008). *Rehystratsyonnoe pravo formyruiushchaia otrasl sovremennoho rossyiskoho prava. Antolohyia nauchnoi misly: Sbornyk statei* [Registration law is a formative branch of modern Russian law. Anthology of scientific thought: Collection of articles]. Moscow, Statute, 773 p.
- 3. Hurkovskyi, M.P. (2010). *Reiestratsiina diialnist publichnoi administratsii: orhanizatsiino-pravovyi aspekt*. Avtoref. Diss. kand. yuryd. nauk [Registration activity of public administration: organizational and legal aspect. Autoref. Candidate of legal sci. diss.]. Lviv, Lviv State University of Internal Affairs, 19 p.
- 4. Yushkevych, O.H. (2007). *Provadzhennia v spravakh pro derzhavnu reiestratsiiu fizychnykh osib-pidpryiemtsiv*. Avtoref. Diss. kand. yuryd. nauk [Proceedings in cases of state registration of individual entrepreneurs. Autoref. Candidate of legal sci. diss.]. Kharkiv, Kharkiv National University of Internal Affairs, 20 p.

- 5. Shevchenko, Ya.M. (2009). *Entsyklopediia tsyvilnoho prava Ukrainy* [Encyclopedia of civil law of Ukraine]. Kyiv, InYure, 952 p.
- 6. Tykhomyrova, L.V. (2013). *Yurydycheskaia entsyklopedyia* [Legal encyclopedia]. Moscow, 1088 p.
- 7. Verkhovna Rada of Ukraine (2012), Law of Ukraine "About administrative services", available at: https://zakon.rada.gov.ua/laws/show/5203-17#Text (Accessed 12 October 2022).
 - 8. Mekhtiieva, T.V. (2011). Reiestratsiine pravo [Registration right]. Kyiv, Dakor, 312 p.
- 9. *Fylosofskyi entsyklopedycheskyi slovar* (2003). [Philosophical encyclopedic dictionary]. Moscow, INFRA-M, 576 p.
- 10. Tymoshenko, K.O. (2012). *Publichno-pravovyi spir yak predmet yurysdyktsii administratyvnykh sudiv*. Avtoref. Diss. kand. yuryd. nauk [Public-law dispute as a subject of jurisdiction of the administrative courts. Autoref. Candidate of legal sci. diss.]. Kyiv, Institute of State and Law named after V.M. Koretsky National Academy of Sciences of Ukraine, 20 p.
- 11. Khliborob, N.le. (2012). *Publichno-pravovyi spir yak predmet yurysdyktsiinoi diialnosti administratyvnoho sudu*. Avtoref. Diss. kand. yuryd. nauk [Public legal dispute as a subject of jurisdictional activity of an administrative court Autoref. Candidate of legal sci. diss.]. Lviv, National University "Lviv Polytechnic", 22 p.

Одержано 18.10.2022.