## Judicial process of forced expropriation

Category: Groud Control Procedures Published: Thursday, 30 June 2016 13:16 Written by redpinar Hits: 68291

- Application for expropriation, argued by the Provincial Delegate.
- Proof of the warnings made to the accused in the cases that are required.
- Written response from the small farmer with a stamp of \$ 5.00 MN.
- Inventory and appraisal of the Agricultural Production Unit.
- Registry of the proposed purchase of the property and its acceptance or not by the owner.
- Record of the land.
- Certification of the debts issued by the bank.
- Opinion of the President of the Credit and Services Cooperative.
- Opinion of the ANAP President the municipal, provincial and national levels.
- Legal opinion signed by the Director or Head of the Provincial Department of Land Control and the Head of the Legal Department.
- Resolution of the Minister of Agriculture.
- Foliate, indexing and prescribing the dossier.
- Notification.
- Complaint dossier with the Provincial People's Court.
- Sentence.
- Notification to the Company that will receive the land and to the Individual.
- Update the area of the Company that receives the land in the register of land tenure.