

## Reasons for the cancellation of the administrative decision by the administrative court

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### Abstract

Law enforcement is one of the main goals in the construction, development and strengthening of a state. The principle of legality presupposes respect, strict and mandatory implementation of the Constitution, laws and other legal acts by all state bodies, institutions and public authorities, officials, NGOs and citizens. The state as a whole through its powers controls the precise and uniform application of the Constitution and other legal acts together with the law. On the basis of these constitutional principles of a state the administration should act as well, in order to fulfill its duties and not to affect and prejudice the rights and interests of citizens. In order for this to be accomplished the administration should not violate the interests and rights of citizens as well as public interest. It is necessary for all stakeholders to respect and implement the fundamental constitutional principles, since all people are prone to make mistakes and violations of the rights of citizens, some of ignorance and others from the misapplication and misinterpretation of law.

In order for all this activity to be regular by the executers of administrative power, it is necessary to carry out supervision and permanent control both in terms of the devolutive principle (the highest bodies control the underrated bodies).

**Keywords:** administrative bodies, administrative decisions, administrative court, cancellation of administrative act, judicial control.

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