

## European Administrative frame and its developments

Besim Halimi

### Abstract

The object of this paper is the implementation of administrative European law and the role it plays in the legislation of member states. Considering the future prospects it is possible to predict the trend towards written and codified European laws. The interaction between unwritten legal principles and administrative law, as it exists in national law, can be identified in community law. This is one of the peculiarities of administrative law in general that appeared more often in unwritten legal principles form, developed by the courts. At a certain stage, they are transformed into an administrative written law. Furthermore, the general principles of administrative law can be used even when deviant opinions about management occur between old and new Member States, except for those related to the fulfillment of possible gaps. Main purpose of the paper is to answer this question: *What is the space that the European administrative law occupies in the internal legislation of each Member State?*

The methodology is based on judicial practice and court decisions in different countries.

**Keywords:** European Union, rights, freedom, law, administrative principles.

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