

## INTERNATIONAL EXPERIENCE CREATION AND APPLICATION OF ADMINISTRATIVE PROCEDURE LAW: A COMPARATIVE ANALYSIS

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*The article analyzes the basis correlation of administrative process codification in European countries; development conditions of administrative organs in Europe were investigated; the essence of administrative process regulation function in organs of state management at the beginning of European countries formation is revealed in this work.*

***International experience, administrative and procedural law, the codification of the administrative process, the regulatory function of the administrative process.***

In scientific work it is said that strategy of integration into the European space, is constantly declared Ukraine, for today has only formal character as doesn't give the chance to create legal and acts for integration implementation, namely - introduction of codification of the administrative and procedural legislation in the ratio with an administrative procedural law. Desirable integration induces to separate of some administrative procedures in independent institute of administrative process. Variability of a legal framework, continuous changes in system of administrative process of Ukraine is the reason of emergence of need of consideration of provisions of codification of the administrative and procedural legislation of the European countries at the beginning of their development (about 1957 1990)

**The purpose** of article is definition of measures which were the prerequisite of introduction of codification of administrative process and application of an administrative procedure using spheres of public

administration in the activity, first of all considerations and solutions of administrative affairs in the European states that will allow to establish activities of legislators of Ukraine on approach with the existing standards of codification of administrative process and final development of the administrative and procedural code thanks to what adaptation of the legislation of Ukraine in the sphere of administrative process with the legislation of other countries will be provided.

It is noted that legislators of the different countries explain the term of administrative process by themselves, but all of them express one general thought that administrative process - important means of legal regulation of activity of administrative facilities, guarantees legality and protects interests of the state, society and the citizen. In favor of need of codification of the administrative and procedural legislation confirmed experience of the European countries where in many states codified acts exist a long time, they found the practical embodiment in administrative and procedural laws of a number of the European states, in particular: Hungary, Poland, Czech Republic, Slovakia. We need to make use of experience of these states in development of the administrative and procedural legislation taking into account our national distinctions for availability, simplicity of the address of citizens to subjects of public powers of authority on a certain requirement, and also receiving by persons of objective and lawful result of consideration of the application or the complaint.

Thus, consideration of a question of definition of an administrative procedure and its ratio with adjacent legal concepts creates new type of the relations between administrative bodies and the citizen, liquidating contradictions between interests of society and state, creating the new relation of citizens to state bodies, partially reflects the new provision on a role of the public in development of new legal institutes. These institutes it is especially brightly and intensively shown in norms of administrative process.

So, in the scientific article the principles which were the basis for codification of administrative process at the beginning of formation of institute

of administrative management and administrative process in the European countries are considered and analysed. Each of them in the conditions of this state undoubtedly has the advantages.

Comparison of these legal acts shows the how different there can and have to be legal designs at unity of the basic principles which are shown the richness of legal forms, which are based on the legislative processes of European integration in different conditions and in the different states.