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Ideas for civil society and association through the prism of public law

The need for association and cooperation in its primary forms is existentially determined, embedded in the human psyche and morality before it becomes a rationally realized expediency and long before it becomes a right. The principle of solidarity is exploited by hegemonic state doctrines and governments - communitarian, totalitarian, religious-fundamentalist, nationalist, modernizations, which call for the solidarity of tolerating restrictions, the renunciation of freedom in the name of certain collective goals, as well as in the doctrines and practices of revolutionary violence.

Legal possibilities for public rights protection

Culture of association is a scientific and publicly debated topic in Europe. The right of association is a fundamental right referred to in the group of political rights and freedoms, economic rights, and personal rights. This right combines the liberal idea of individual freedom with the collectivist idea of uniting the efforts of more people to achieve certain goals; the exercise of the right to associate is an expression of free will. The Code of Administrative Procedure provides wide participation of organizations in the various proceedings, both before the administration and in judicial administrative cases.

Development of administrative justice in Bulgaria

The administration is a mighty power machine against which the individual person who stands in less organized forms of social life is always relatively powerless. A solution to this inequality, to this dependence of citizens on the administration, can and is being proposed by modern European legislation in the countries of the European Union. The main codifying normative act in this direction in our country should be the Administrative Procedure Code.