

"In search of an effective model of judicial control of composite proceedings in the conditions of integrated administration of the European Union"

The aim of this project is to determine how the EU legislator should construct a model of judicial control of composite proceedings so that it meets the requirements arising from the principle of effective judicial protection. The proceedings referred to herein are characterized by the participation of administrative entities from various jurisdictions, in which the final administrative decision is issued by a Member State or a European Union body.

It should be noted that the current model of judicial control of composite proceedings shows a strong attachment not only to the concept of executive federalism, but also to a dualistic approach to access to justice. In this case, the dualistic model of judicial review assumes a strict separation of EU and national levels of jurisdiction. In other words, measures of the European Union legal system are subject to the exclusive jurisdiction of the Court of Justice, while national measures are subject only to national jurisdiction.

In this respect, research under the project will focus on determining the composite proceedings currently in force in European Union law and their models, as well as on mapping the rights and obligations of participants in these proceedings. In the next phases of the project, the analysis will also cover the principle of effective judicial protection. In addition, an important element of the analysis will be the identification of gaps in the current model of judicial control of composite proceedings. For this purpose, applicable legal provisions, doctrine views and court decisions will be extensively analyzed. An attempt will be made to determine how the gaps affect the legal situation of the participants in the above proceedings.

The aim of the research will also be to indicate in what areas and by means of what instruments the EU legislator can contribute to the construction of a model of judicial control of composite proceedings so that it meets the requirements of effective judicial protection and ensures real access to justice.

The research will consist in the application of theoretical research methods of jurisprudence: the dogmatic method, the purposive method, the comparative method and the systemic method - in the context of EU law and provisions relating to composite proceedings and those relating to the principle of effective judicial protection.

Unlike other publications on composite proceedings, the research project will contain a detailed analysis of the current legal status, existing ambiguities and irregularities and, where possible, the formulation of *de lege ferenda* demands, as well as proposals for specific legal solutions or directions in which the legislator should follow. EU.

The conclusions from the research will be included in a monograph submitted for publication in English and in scientific articles in recognized European scientific journals.