Unit 8: Administrative Law in Algeria

Administrative law in Algeria regulates the relationship between individuals and public authorities. It governs the actions of government agencies and ensures that they act within their legal authority and by the principles of legality, fairness, and transparency. The primary legal framework includes the Administrative Code and various public administration laws.

- Public Administration: Administrative law defines the structure and functions of public administration, including ministries, agencies, and local authorities. It establishes the rules under which these entities operate.
- Administrative Acts: An administrative act is any decision made by a public authority. These acts can be regulatory (setting rules and guidelines) or individual (affecting specific individuals or entities). Administrative law provides mechanisms for challenging these acts if they are deemed unlawful.
- **Judicial Review:** Individuals can challenge administrative decisions through the judicial system. Administrative courts review the legality of administrative acts and ensure that public authorities do not exceed their powers.
- Public Contracts: Administrative law also governs public procurement and contracts between the government and private entities. It establishes procedures for bidding, awarding contracts, and ensuring compliance with legal standards.
- Administrative Liability: Public authorities can be held liable for damages caused by their unlawful actions. Administrative law allows individuals to seek compensation for harm resulting from administrative decisions.

Algeria's administrative law framework aims to protect citizens' rights, promote good governance, and ensure accountability in public administration.

Legal Terms

- Administrative Law: القانون الإداري

- Public Administration: الإدارة العامة

- Administrative Acts: الأعمال الإدارية

- judicial Review: المراجعة القضائية

- Public Contracts: العقود العامة

- Administrative Liability: المسؤولية الإدارية

Questions:

- What is the primary focus of administrative law in Algeria?
- What is an administrative act?
- How can individuals challenge administrative decisions?
- What do public contracts pertain to in administrative law?
- Can public authorities be held liable for unlawful actions?

Multiple Choice Questions (QCM)

What is the main focus of administrative law in Algeria?

- A) Regulating private contracts
- B) Managing public administration
- C) Regulating criminal offenses
- D) Overseeing international relations

Answer:

What is an administrative act?

- A) A law passed by parliament
- B) A decision made by a public authority

- C) A private contract
- D) An international treaty

Answer:

How can individuals challenge an administrative act?

- A) By petitioning the government
- B) By filing a lawsuit in administrative courts
- C) By contacting the media
- D) By initiating a public referendum

Answer:

What do public contracts govern?

- A) Personal loans
- B) Procurement and contracts with the government
- C) Employment agreements
- D) Family law matters

Answer:

What can individuals seek if harmed by unlawful administrative actions?

- A) Public support
- B) Compensation for damages
- C) A public apology
- D) Legal immunity

Answer: