

THE RIGHT TO GOOD ADMINISTRATION

The fundamental right to good administration, as established in Article 41 of the Charter of Fundamental Rights of the European Union in December 2000, entails a rethinking of administrative law as a whole. Now, with citizens at its heart and with their active participation in shaping the general interest, administrative law and its main categories must be recreated, because the relevance of the fundamental rights of a person now evokes new ways of understanding the system of administrative law.