Introduction into Serbian Administrative Law

Vuk Cucic

University of Belgrade

Faculty of Law



Source of Law

Sources of (Administrative) Law

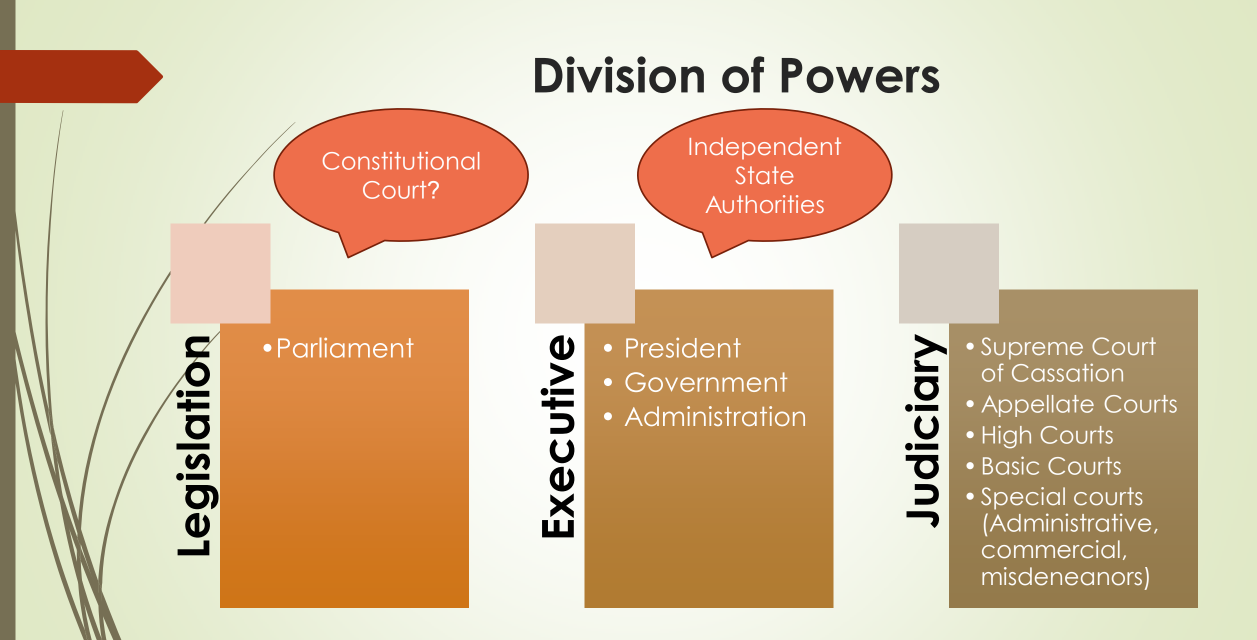
Direct sources:

- The Constitution (2006)
- Ratified international agreements (Arts. 18, 20 Const.)
- Laws / Acts (GAPA, ADA, SAA, LGA)
- Bylaws and other general legal acts

Indirect source:

- Administrative and judicial case-law (principle of legitimate expectations)
- Precedents





Division of Powers



Constitutional Court?

Legislatid

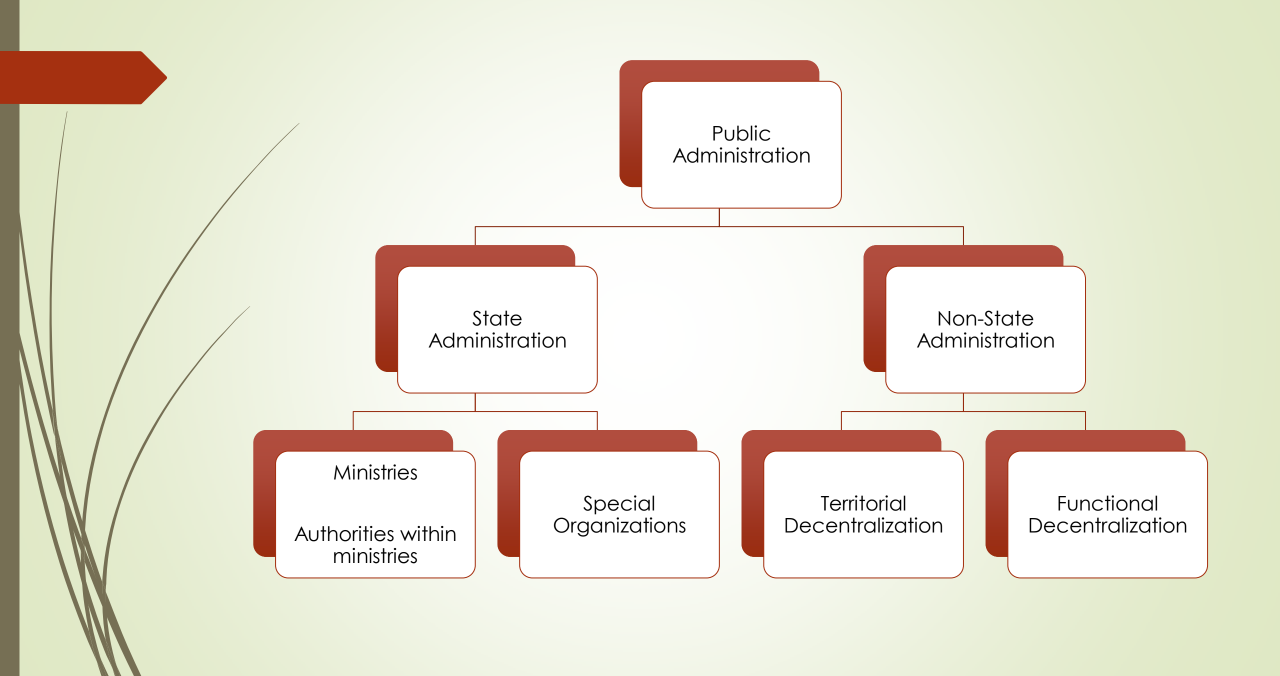
Parliament

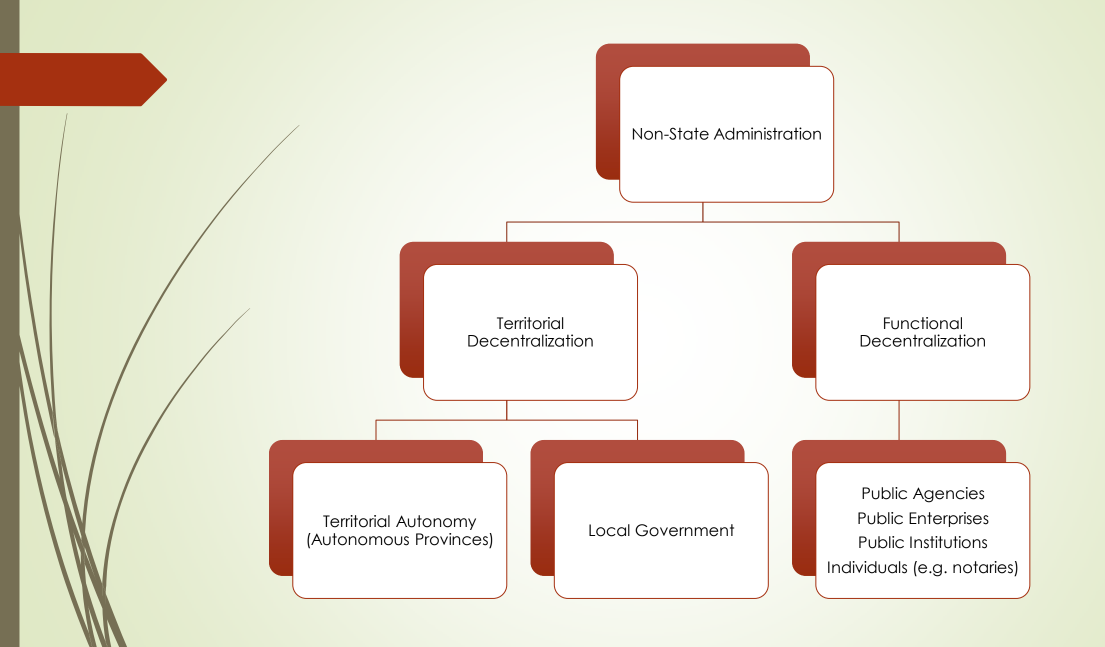
Executive

• President • Government • Administration

• Supreme Court udiciary of Cassation • Appellate Courts

- High Courts
- Basic Courts
- Special courts (Administrative, commercial, misdeneanors)







Control of Administration

Political Control of the Administration

- Parliament ministerial responsibility, MPs questions, parliamentary commissions, ombudsman's yearly report
- Government formulating policies, appointing and removing ministers and other administrative officials
- Public

Legal Control of the Administration

- Administrative (internal) control hierarchal appeals, extraordinary legal remedies, administrative inspection
- Judicial control ordinary (civil and criminal courts), the Administrative Court, the Constitutional Court
- Independent authorities control Data Protection Commissioner, Public Procurement Commission

Ombudsman

- External non-legal control with legal elements
- On application or ex officio
- Recommendations



Administrative Procedure

Administrative Procedure

General Administrative Procedure Act (1930) [GAPA]

<u>1997 GAPA:</u>

- Individual legal administrative acts (decisions)
- Public certificate issuance

2016 GAPA:

Also administrative contracts, factual acts of administration, provision of public services, guarantee acts

Administrative Procedure

<u>1997 / 2016 GAPA:</u>

- <u>General principles</u> legality, efficiency, economy, truth, consultation, assistance
- <u>First-instance procedure</u> issuance of administrative act and public certificates (2016 – guarantee acts)
- <u>Appellate proceeding</u> hierarchal remedy (factual acts of administration, provision of public services, adm. contracts)
- Objection remonstrative (gracious) remedy
- Extraordinary legal remedies
- Administrative execution



Administrative Judiciary

Judicial Control of Administration

- <u>Ordinary courts</u> civil litigation (damages), criminal procedure
- The Constitutional Court:
- Constitutionality and legality of general legal acts (administrative regulations)
- Constitutional appeal (adm. acts and factual acts of administration)
- The Administrative Court

Administrative Judiciary

One Administrative Court

No Appeal

Supreme Court of Cassation – Request for judgment reassessment



Administrative Judiciary

- One <u>Administrative Court</u>
- No Appeal
- Supreme Court of Cassation Request for judgment reassessment

Administrative Judiciary

- Mandatory administrative appeal
- Administrative acts only
- (mainly) written procedure
- Not deciding on the merits of the case
- No appeal, 2 extraordinary legal remedies

& DĚKUJI VÁM ZA POZORNOST

