

The purpose of the doctoral dissertation is to analyze the impact of the urging institution on the implementation of the principle of speed in administrative proceedings from the point of view of applicable legal regulations, bearing in mind the changes that occurred in the Act of 7 April 2017 amending the Act - Code of Administrative Procedure and some other acts. Analysis in particular, the consequences of the legislator introducing the reminder institution, which replaced the complaint to a higher authority for failure to resolve on time or for protracted proceedings and a summons to remove the infringement. The purpose of the work is also to assess requirements and recommend further directions of changes in legal regulations in order to implement the principle of speed in administrative proceedings.

This work proves that the institution of reminders introduced by the amendment to the Code of Administrative Procedure, which was to be one of the ways of implementing the principle of speed in administrative proceedings, on the one hand did not complete the discussion on the length of proceedings and the inaction of the authority of the proceedings, although by introducing a new appeal the order of the administrative procedure was on the other hand, it raised doubts as to the moment of lodging the complaint about the length of the proceedings and inaction of the authority of proceedings to the voivodship administrative court.