- Studies the sphere of public relations existing during organisation and carrying out of <u>state government</u>.
- Government here means leadership, direction and organisation of joint activity of personnel.
- So, another name of Administrative Law is governing law, or, law of government.

Important feature:

Public relations regulated by Administrative law are built as —

When some of their participants have power functions and others are obliged to obey them, to carry out their legislative requirements. Participants of these relations are in legally unequal conditions — public relations regulated by norms of Administrative law are <u>relations of authority and subordination</u>.

Administrative legal relations are divided into:

- -vertical (relations between superior and inferior bodies or between organs of state government and citizens)
- -horizontal (both parties are equal, do not subordinate to each other, for instance, joint order for two ministries, or submission of a petition from citizen against state official)

Thus, <u>Administrative Law</u> is an aggregate of legal norms regulating public relations in the sphere of executive-order activity of bodies of state government, built on the fundamentals of power and subordination, and providing organizing work.

Sources of Administrative Law:

Legal acts of normative character regulating governing activity of state bodies.

Among: Constitution, Code of administrative offences, etc.