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**PROBLEM OF THE CONSTITUTIONALITY OF ART. 145 § 3
AND ART. 145A OF THE LAW ON THE PROCEEDINGS
BEFORE ADMINISTRATIVE COURTS**

The Author analyzes the recent amendments of law concerning proceedings before administrative courts which have provided that administrative courts can decide on matters related to public administration „instead of” authorities of public administration (art. 145 § 3 and art. 145a of the Law on proceedings before administrative courts). The aim of the article was to analyze the compatibility of these new solutions with the provisions of the Polish Constitution, including constitutional principles (art. 10 - the principle of the division and balance of powers, art. 32 - the principle of equality, art. 78 - the principle of appeal against judgments and decisions made at the first instance, art. 184 - the principle of control exercised over the activities of public administration by administrative courts).