

Abstract

This thesis deals with the topic of general measure as one of the activities of public administration. The thesis is systematically divided into eight consecutive chapters that logically follow each other. The first chapter is devoted to the introduction to the issue of general measures. The second chapter deals with the division of public administration activities. This chapter emphasizes the distinction between abstract administrative acts, individual administrative acts and mixed administrative acts, which can be both specifically - abstract and abstractly - specific, with an emphasis on these mixed administrative acts.

The third chapter generally deals with the general measure itself. This chapter focuses on the circumstances and issues of introducing a general measure into the legal order of the Czech Republic and also on the comparison of this administrative act with neighboring states, where a general measure occurs under the name "general measure".

The fourth chapter focuses on the material and formal aspects of a general measure. In particular, the case-law of the Supreme Administrative Court is mentioned here, which was initially competent to hear the petition for annulment of a general measure or its part.

In the next chapter, this thesis deals with the circumstances of the creation of a general measure, as described in the Administrative Code, which regulates the general procedure for the creation of a general measure, unless otherwise provided by a special act.

The sixth chapter is devoted to reviewing general measures. A review of a general measure, given that it is still an administrative act in the broader sense, may be dealt with either under the Code of Administrative Procedure or under the Code of Administrative Justice Procedure. In the penultimate chapter, some special laws are mentioned where we can encounter a general measure. The conclusion then includes an assessment of the current state and a summary.