

The scope of the Administrative Procedure Code

Abstrakt

The Administrative Procedure Code as a code of activity of public administration is not a novelty in our legal system, but perhaps that is exactly why it is appropriate to consider how far its scope of application extends. Although the definition of the scope of the Administrative Procedure Code is regulated in the first section of the Act, a closer examination will probably reveal many ambiguities or doubts as to how far its limits extend. And it is precisely the detailed breakdown of the circumstances to which the Administrative Procedure Code is applicable and under what conditions it will apply, which I have set as my goal of this rigorosum thesis.

The scope of the Administrative Procedure Code can be examined from two points of view. The first of them is the material definition of the scope of the Administrative Procedure Code, that is, the definition of public administration as such, the evaluation of individual forms of its activities, the subsequent evaluation, in which cases the Administrative Procedure Code is applicable. The second point of view is the institutional definition of the scope of the Administrative Procedure Code, which goes hand in hand with the formal concept of public administration. That is, determining which authorities are considered as administrative bodies.

Last but not least, it is necessary to supplement the issue with a negative definition of the scope of the Administrative Procedure Code, finding out what the Administrative Procedure Code does not apply to, and possibly how the principle of subsidiarity extends the scope of the Administrative Procedure Code.

Klíčová slova: [3 klíčová slova v jazyce práce]

The scope, the Administrative Procedure Code, administrative bodies