

Abstract

The subject of this thesis is the disciplinary penalty of members of the security forces. Besides the introduction and conclusion the content is divided into a total of five chapters. The first chapter, in addition to the terminological definition of security forces, deals with the duties of their members and the legal sources from which these duties derive. The second chapter focuses on the disciplinary offence, which in the case of members of the security forces is referred to by law as a disciplinary offence. In this part of the thesis is this institute explained in theoretical perspective including its special form called 'conduct having the characteristics of an offence'. The thesis continues with an analysis of disciplinary penalties in the third chapter, where the purpose and different types of the penalties are described. The content of chapter four consists of a comparison of the disciplinary law of members of the security forces with the disciplinary law of persons subject to military disciplinary jurisdiction. The main subject of the comparison is the different types of penalty. The thesis is concluded by the chapter five consisting of *de lege ferenda* considerations for which the main source was the results of the comparison in the previous chapter. The main subject of consideration is the inclusion of offences in the disciplinary law of security forces.

Keywords:

Security forces, disciplinary offence, disciplinary penalties