

SERVICE RELATIONSHIP OF MEMBERS OF SECURITY FORCES

This master thesis deals with the duty of the security forces. The work is divided into three main parts, the first is focused on the history of services in the security forces, the second part concerns the preparation and establishment of the new service law and the third discusses the legal regulation, as described in the Act No. 361/2003 Coll ., The law of service of Security Forces, the effectiveness of this act occurred on 1.1.2007.

The main goal of this thesis is to clarify all the institutes, which The law of service of Security Forces includes, describe them and find the gaps, which should be removed in future. The Act edits all relationships between officers and security forces, which include: the Czech Republic Police, Fire Brigade of the Czech Republic, the Customs Administration of the Czech Republic, the Prison Service of the Czech Republic, the Security Information Service and the Office for Foreign Relations and Information.

Individual parts of The law of service of Security Forces refers to the creation, modification and termination of service, basic rights and obligations of members, hours and conditions of service, compensation, service income and management of the service.

The main attention was focused on ways of The law of service of Security Forces. I also described the conditions and characteristics that every person has to meet in order to join the Security Force. The second part of the topic is the system of benefits where I pointed out the current difficulties in reducing income and calculation of severance of claims.

Finally, I would like to say that the service law of Security Forces imposes a complex issue without any lacks. This is an interesting topic especially for those who want to join the Security Force and those who want to understand the differences between security service contract and employment contract concluded under the Labour Code.