

The thesis, the topic of which is “Sanctions and protective treatment measures” provides an insight into the matter of very narrowly specified branch of administration criminal law as a sub-branch of the administration law, which is traditionally categorized as general administration law. The topic is not elaborated on in its entirety due to a large number of regulations on penalisation in administrative law, the thesis offers a general overview of the sanctions that can be imposed if an offence against administration law has been committed. The overview has been narrowed down to provisions regulating certain specifics of the sanctions.

Chapter One is dedicated to penalization in administration criminal law in general. In addition to a brief summary of penalization in administration law and presenting the variations in penalization in administration criminal law and in criminal law principles ruling administration criminal law penalization are being elaborated on based on their evolution in court decision making, the influence of criminal law and also the influence of respective Council of Europe regulations; characteristics of the basic elements of the liability in administration law and the history of penalization of offences in our country are then being introduced.

Chapter Two focuses on the key word of the entire thesis – a sanction – and its objective and classification.

Chapter Three - Seven pay attention first to general characteristics of administrative sanctions, subsequently individual sanctions that can be imposed for respective offences are listed, with respect to the overview presented in Chapter One. Special attention is paid to provisions regulating the matter differently than the general regulations of Administrative Offence Act, to provisions imposing unreasonably strict sanctions and on regulations imposing groundlessly different sanctions, underlining the need for the creation of a complex codex, which would govern the administration criminal law.

Chapter Eight concentrates on the issue of imposing respective types of sanctions. Rules and principles governing the sanctions imposing are listed, especially the criteria the administrative body must meet when deciding on the type and intensity of the sanction. The practice and opinions of courts based on their decision making is born in mind.

Final chapter Nine elaborates on protective treatment measures as another possible way of penalizing the offender. Types of protective treatment measures are defined and specified with respect to provisions on the matter in respective regulations.