

Abstract

The presented thesis deals with an analysis of the accelerated and urgent procedure in proceedings before the Court of Justice of the European Union. The thesis concretely analyses the expedited procedure in proceedings regarding actions before the General Court and proceedings regarding actions and appeals before the Court of Justice, as well as expedited and urgent preliminary procedure. Each chapter deals with the analysis of the specific procedures in view of the description of the historical context for introduction of the procedure, characteristics of the procedure, statistics for granting the specific procedure, the most interesting cases from the Court's case-law and a final short summary of the specific procedure. Mutual comparison of the procedures is also described in the thesis, allowing to better understand the differences between the two methods, not only from the perspective of the instance, which deals with the case, but also in light of their different scope within the preliminary ruling. The aim of this thesis is to define the place of the expedited and urgent procedure in proceedings before the Court of Justice of the European Union in the light of the new version of the Rules of Procedure of the Court of Justice and outline their possible application in the future.