

Summary

This thesis deals with the abbreviated forms of administrative misdemeanour procedure (or summary procedures), which can also be referred to as a special type of administrative proceedings by literature. These proceedings are known as ticket procedure and order procedure. These traditional legal concepts of administrative law were already included in the legal system of Austria-Hungary and later in the legal system of Czechoslovakia. One of the main reasons for regulation of ticket procedure was attempt to affect the offender immediately after the commitment of misdemeanour and thus mitigate the pressure on the respective administrative body. On the other hand, the purpose of the order procedure is to simplify the proceedings regarding offences in cases, where there is no dubiety about the offender. For these reasons, the evidence is not presented and proving of facts and law is absent from both mentioned proceedings. The main legal regulation is contained in the Misdemeanours Act. The Administrative Procedure Code applies subsidiarily. However, other individual subject-matters of misdemeanours possibly fulfilled by offenders are present in special laws, which allow to deal with the offences in ticket and order procedure as well.

This thesis is divided into 6 chapters, of which the first one deals with the ordinary misdemeanour procedure and with the term misdemeanour itself. These two concepts are important for understanding of ticket and order procedures and for the general knowledge about legal regulation regarding misdemeanours. The second chapter covers the abbreviated misdemeanour procedures and is followed by the historical overview of this concept in the third chapter.

The fourth and the most extensive chapter of this thesis is divided into 7 subchapters and is devoted to individual parts and conceptions of the ticket procedure. The content consists primarily of conditions necessary for initiation of ticket procedure, jurisdiction in ticket procedure, dealing with the offender, decision on fine imposing, remedies and decisions on fines imposed on juveniles. The focus is put on case law, which specifies legal regulation of the ticket procedure in more detail.

The order procedure is characterized in the fifth chapter of this thesis. This chapter is also divided into several subchapters, which deal with different parts and concepts of the order procedure. These are primarily conditions for initiation of order procedure,

requisites of order, remedies, jurisdiction and sanctions that can be imposed on the offender in the order procedure.

The sixth and the last chapter of this thesis is devoted to the new Act No. 250/2016 Coll., on liability for administrative offences and procedure, which comes into force on 1.7.2017. In this chapter, the thesis focuses on the changes, which will affect the regulation of abbreviated forms of misdemeanour procedure.