

Abstract

This Master's thesis main theme is the liability for administrative delicts and mainly the expiry of the liability for administrative delicts. With the commencement of an act number 250/2016, about the liability for administrative delicts and the proceedings about them, there raised a question about how far this act is complex and unitary. The goal of this thesis is evaluation of the new act and comparison with the old act mainly in the field of the expiry of the liability for administrative delicts.

In the second chapter the thesis deals with the development and history of the liability for administrative delicts and with the acceptance of new act. The chapter ends with the sources of the law of administrative delicts.

The third chapter is devoted to foundations of the liability for administrative delicts. Reader can find there the basis of the liability of natural persons, legal persons and natural persons who are entrepreneurs and basis about circumstances that exclude the liability. This chapter is the foundation for chapter four which is devoted to the main theme of the thesis - expiry of the liability for administrative delicts.

The fourth chapter deals with the reasons for expiry of the liability for administrative delicts. The author introduce and analyze particular problems chained with the old and new acts mainly with respect to opinions of specialized authors and courts. The chapter also compares the expiry of the liability for administrative delicts with the expiry of the liability for criminal acts.

The fifth chapter offers appreciation of selected changes in the act. There are opinions of the author about selected changes. It covers mainly changes in general pardon, lengthening of the limitation of time, in explicitly setting of the death of the natural person etc.