

## ABSTRACT

The topic of this master's thesis is the legislation of local self-governing units from the moment of its creation to its possible repeal by the constitutional Court. The thesis is divided into eight chapters which are divided into subchapters and further.

The first chapter describes basic concepts which are mentioned in this thesis and are related to the topic. This is e.g. explanation of the concept of an abstract act and examples of what abstract acts exist in our country, the definition and division of public administration, explanation of what self-govern is and how it is divided, what are generally binding ordinances and regulations and what is the difference between the two. More basic concepts which are important for the comprehension of this master's thesis are explained.

The following two chapters talk about the process of creation of generally binding ordinances of Municipalities and Regions and their regulations too. There are described requirements and structures generally binding ordinances and regulations of Municipalities and Regions, their receiving authority, who can the legislation suppose, its approval, force and effect.

The fourth chapter focuses on the effectiveness of generally binding ordinances. It shows what areas municipalities and regions can issue generally binding ordinances and which laws enable them to issue ordinances above their usual competence.

The next chapter describes the effectiveness of regulations of Municipalities and Regions, most importantly stating the laws which give Municipalities and Regions the obligation to create regulations.

The sixth chapter summarizes what supervision there is over issuing legislation by local self-governing units – both over the issuing of generally binding ordinances and regulations.

Finally, the seventh chapter describes issuing of legislation by local self-governing units in the Slovak republic and it compares their individual institutes with Czech legislation.