

Summary of the dissertation entitled "Protection of intangible goods in administrative law"

The dissertation is devoted to the issue of broadly understood protection of intangible goods by means of administrative law. The protection of intangible goods in administrative law is an important concept, and in the author's opinion it is not too much distinguished. In the paper, this protection has been divided into protection in the broad sense and protection in the narrow sense. The work analyzes the concept of the protection of intangible goods in administrative law. Two basic issues were distinguished - the protection of intangible goods in administration and the protection of intangible goods by the administration. Their common denominator is the protection provided for by the provisions of administrative law. The axiological basis of the protection of intangible goods was also characterized by the doctrinal presentation of the concept of "good", which is also a value for law. The analysis began with the concept of good and beauty in philosophical terms, through the definition of good in social sciences and legal regulations. The issue of protection of social interests in the provisions of administrative law was also analyzed. A distinction has been made between the subject of protection and its division into public and legal good in administrative law. The first chapter discusses the concept of intangible goods in the most important selected branches of law. The second chapter discusses in detail the issues of protection of intangible goods, including the basis of the concept of rights on intangible goods. Chapter three, is analyzing specific types of goods, focused on the most important values from the point of view of the individual and society. The fourth chapter focuses on defining what the process of protecting intangible goods in administrative law is. Chapter five systematically catalogs (division based on the protection of separate protected goods) exemplary judgments of Courts and Tribunals concerning the protection of intangible goods. The research was summarized, by emphasizing the importance of the protection of intangible goods in administrative law, and proposals for the future aimed at improving the protection of intangible goods were also included.

20.02.2022; Tomasz Popczyk