Rectification of an administrative decision

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Summary:

This dissertation is a comprehensive discussion of the rectification of an administrative decision in the context of jurisdictional administrative proceedings. It consists of an introduction, five chapters, conclusions and the end. The text discusses issues necessary to fully understand the importance of rectification and the needs in the field of subsumption of procedural administrative law. This issue was discussed based on historical aspects, with reference to other areas of law and legal orders of selected European countries. It contains a description of the problems of correcting, supplementing and interpreting administrative decisions in practice. The text contains the results of research conducted by the author based on access to public information. Moreover, attention was drawn to the need to change the law on access to public information resulting from the conducted research. The text also refers to the need to modify the ways of interpreting the above-mentioned regulations, especially in the context of the concept of processed information and the perception of scientific activity in its context. The considerations were concluded with de lege lata and de lege ferenda propositions, enriched with proposals for changes in the law regarding the rectification of administrative decisions and the proposals for further directions of research and considerations.

Key words:

administrative decision, rectification, correction, supplementation, interpretation, public information

Lublia, due 14.082023.

