

Witold Siuta

Summary of the doctoral dissertation

"Expulsion of a foreigner as an administrative sanction"

The subject of the considerations undertaken in the hearing are the mechanisms of expulsion of foreigners from the territory of the Republic of Poland, specified in the Act of 12 December 2013 on foreigners and in the Act of 14 July 2006 on the entry into the territory of the Republic of Poland, residence and departure from this territory of citizens of the European Union Member States and their family members.

The main purpose of the work is to show that the expulsion of a foreigner, as a consequence of violating legal norms, constitutes an administrative sanction within the meaning of which it is defined by the doctrine, and additionally an attempt to assess the legal status in this respect.

Considerations on the expulsion of foreigners have been included in six chapters, preceded by an introduction, in which there are comparative remarks concerning the expulsions in Ukraine, the Federal Republic of Germany and the Czech Republic.

In the first chapter, the necessary terminological arrangements have been made, including the analysis of individual types of administrative sanctions. Here is an explanation of what an administrative tort is and shows the basic functions of administrative sanctions.

In the second part of the dissertation, the development of the normative structure of the order to leave a given community has been presented, it refers to various forms of exclusion, which were most often used as a punishment for a committed crime. Subsequently, changes to the national regulations regulating the expansion have been recapitulated, starting from the interwar period, through the period of the Polish People's Republic, until the system transformation. Attention has been focused on the determinants of the development of expulsion regulations related to Poland's preparation for accession to the European Community, and then for joining the Schengen Area. The chapter ends with considerations on the constitutional determinants of expulsion of foreigners.

The third and fourth chapter is devoted to the substantive and procedural aspects related to the imposition of an administrative order on a third-country national to leave Poland. The focus was on individual positive premises determining the issuance of an expulsion decision, and the exegesis of negative premises, the occurrence of which prevents the initiation of administrative proceedings and issuing such a decision. The further part of the considerations

