

# **PRIVIRE COMPARATIVĂ ASUPRA PRINCIPALELOR PROBLEME RIDICATE DE CĂTRE ORDONANȚELE DE URGENȚĂ ÎN SISTEMELE DE DREPT DIN ROMÂNIA ȘI ITALIA**

**Author: Corina Alexandra VIȚELAR\***

***Abstract:** In this article the goal was to present some of the most important problems raised by the governmental emergency acts in the Romanian and Italian law systems. The question at hand is difficult and raises questions to which it is difficult, if not impossible, finding an answer. The article presents the fundamental conditions the government needs to respect in order to adopt such an act. These conditions bind the executive to respect a strict and legal regime making impossible, at least in theory to commit abuses. One of the most important conditions is the existence on an extraordinary case to justify such an act. Unfortunately, the phrase leaves room to controversy and can lead to misunderstandings so it is important to see how the meaning of these phrase it's understood, not only in the opinion of jurists from Romania, but also in another law system, similar but not quite with our law system.*

***Keywords:** Emergency Ordinances, Conditions, Italian Law, Law Systems.*

***JEL Classification:** K21*

---

\* Executive Director, "Pro Iure" Foundation Târgu-Mureș, Romania.