

THE UNCONSTITUTIONALITY OF THE REGULATION OF CRIMES AND PENALTIES BY EMERGENCY ORDINANCES

Lucian CHIRIAC*
Daniela C. VALEA**

Abstract: *This survey proposes a theme that is exciting in a formula that is not proper to the countries with a rigid written constitution. It is noted, not infrequently, that the spirit and moreover the letter of the constitution is interpreted in the way the text of the fundamental act becomes permissive according to the will of that who interprets it for its own use or power. The authors ask themselves – where is the extent to which, in case of rigid constitutions one can provide an extensive interpretation?*

Keywords: *emergency ordinances, crimes, legislative delegation, organic law, ordinary law.*

JELL Classification: *K 14.*

* Associate professor PhD., “Petru Maior” University of Tîrgu-Mureş, Faculty of Economics, Law and Administrative Sciences, Romania.

** Assitent profrrsor PhD., “Petru Maior” University of Tîrgu-Mureş, Faculty of Economics, Law and Administrative Sciences, Romania.