

**RELEASE OF SEIZURE ORDERED IN THE CRIMINAL
INVESTIGATION STAGE, IN THE CASE OF ROMANIAN
CRIMINAL PROCEEDINGS PEREMPTORY SETTLED**

Ximena MOLDOVAN*

ABSTRACT: *In spite of the fact that the Romanian Criminal Procedure Code was intended to be a legal progress, it appears to carry many gaps, one of which concerns the circumstance that it does not expressly regulate the material competent body to order the release of the seizure ordered at the criminal investigation stage in the criminal proceedings peremptory settled. This circumstance forces us to make use of the provisions of the New Civil Procedure Code.*

KEYWORDS: seizure, administrative action, challenge on enforcement.

JEL CODE: K14

* Lawyer PhD, Faculty of Economics, Law and Administrative Sciences, Petru Maior University of Tg. Mures, ROMANIA.

¹ Law no. 135/2010, published in the Official Gazette no. 486 of 15 July 2010, in force since 1 February 2014.

² Article no. 249 of the new Criminal Procedure Code.