THE ANALYSIS OF THE LEGAL TEXT INCRIMINATING THE ACT OF POACHING, PROVIDED BY ART. 42 OF THE LAW NUMBER 407/2006 OF THE HUNTING AND HUNTING FUND, WITH SPECIAL REFERENCE TO PARA. (1), LETTERS M) AND O), AS WELL AS LEGAL TEXT PROVIDED BY ART. 43 PARA. (1), OF THE SAME LEGAL DOCUMENT

Mihaela ROTARU*

ABSTRACT: Given the multitude of situations that can be encountered in real life in terms regarding the violation of the provisions of the legal document that regulates hunting and protects the hunting fund, it is necessary the constant intervention of the legislator to adapt the rules to new methods of acting in committing one or another of the incriminated facts. This is also the reason for the existence of this approach, in the sense that we wanted to briefly analyze the aspects under which the rules found in the articles indicated in the title have been recently amended and supplemented by the provisions of Law no. 13/2020.

KEYWORDS: act, poaching, hunting, amendment, provision.

JEL Code: K14, K42.

-

^{*} Lecturer, PhD, Department of Public Law, Faculty of Police, "Alexandru Ioan Cuza" Police Academy, Bucharest, ROMANIA.