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Optional conditions for dismissal from service in the jurisprudence of administrative

courts

Doctoral dissertation prepared under the supervision of dr hab. prof. UŁa Przemysław

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Summary of the doctoral dissertation

This dissertation attempts to analyze the issue of the legal nature of optional grounds

for dismissal of officers of uniformed services and professional soldiers from service in the

light of the jurisprudence of administrative courts. Considerations on the legal nature of the

service relationship focus on the termination of the uniformed services.

The aim of this study is to attempt to classify optional grounds for dismissal from

service and to analyze them on the basis of the jurisprudence of administrative courts.

In the first chapter of the work the author analyzed the location of the service

relationship in the Polish legal system. Then introduced the concept of a service relationship

and discussed its essential elements, ways of establishing a service relationship, the stages of

the qualification procedure preceding and presented the admission of a candidate to a given

service. At the end of the chapter the author analyzed the service relationship in the context of

labor law.

In the second chapter the author analyzed the modes of termination of the service

relationship and presented the obligatory basics dismissal from service. Moreover, the author

suggested classification of the optional grounds for dismissal.

In the last chapter, the author analyzes the issues of examining the legality of decisions

on dismissal from service by administrative courts. The author outlined the scope of

jurisdiction of administrative courts.

At the end of the work, the author made a final analysis of the topic against the

background of research theses and presented de lege ferenda postulates resulting from the

conducted considerations.