THE OPENNESS OF DISCIPLINARY PROCEEDINGS

SUMMARY
The principle of open proceedings is a guarantee of reliable judicial process. The considerations aim at answering the question whether this principle of open proceedings is applicable to disciplinary trials. Starting by a short characteristic of the specificity of disciplinary proceedings, the authoress passes to justifying a need of the applicability of the principle of open proceedings into all the models of disciplinary liability in order to ensure the procedural fairness and constitutional identity for the accused.

KEYWORDS: disciplinary proceedings, disciplinary liability, open proceedings.

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