Disciplinary proceedings are those of repressive nature wherein penalties which limit the freedom and rights of a guilty person can be adjudicated. Such proceedings are diversified and have no pattern for developing models of the disciplinary responsibility of particular professions, including professions of public confidence. By focusing on the diversification of disciplinary proceedings, including the rules of such proceedings in particular models, the authoress opts for uniforming rules of the proceedings. She considers it necessary and possible to define basic rules of disciplinary proceedings which can be referred to while developing a code of disciplinary proceedings or different models of proceedings for particular occupation groups or professions. The article postulates rules which, according to the authoress, seem to be fundamental while not necessarily fit for all types of disciplinary proceedings. She notes that her suggestions are to be a proposal for the further discussion on developing standards of reliable procedures in disciplinary proceedings.

KEYWORDS: disciplinary proceedings, disciplinary responsibility, rules of proceedings.