Grzegorz Wierczyński

INTERNALLY BINDING ACTS AS THE OBJECTS OF THE ABSTRACT CONTROL BY THE CONSTITUTIONAL TRIBUNAL

The first part of the article includes the analysis of the way in which the conditions concerning the control of internally binding acts are interpreted in Polish legal science and the case law of the Polish Constitutional Tribunal. These conditions are expressed in art. 188 p. 3 of the Polish Constitution. The second part of the article concerns the question of the adequacy of Art. 93 of the Polish Constitution as the specific model for the control of internally binding acts as well as the provisions authorizing their release. Finally, the Author presents conclusions concerning changes in the currently applied way of the interpretation of Art. 93 of the Polish Constitution.