

**CONTENT OF FASCICLE (22) 1/2011
„ADMINISTRATION. THEORY – DIDACTICS – PRACTICE”**

ARTICLES

<i>Robert Sawuła, Prof. Dr habilitated, the Higher School of Law and Administration Przemyśl – Rzeszów</i>	
Some remarks in the matter of new wording of art. 138 § 2 Code of Administrative Procedure	5
<i>Alina Miruć, Dr, University in Białystok</i>	
Numerous family – dysfunction of social assistance (chosen problems)	21
<i>Dominika Cendrowicz, M. A., University of Wrocław</i>	
Uncertainty and risk in a legal situation of a citizen	36
<i>Piotr Michał Głuba, M.A., University of Wrocław</i>	
The right of an individual to examination of an administrative case without undue delay	49
<i>Przemysław Niemczuk, M.A., the Higher School of Law and Administration Przemyśl – Rzeszów</i>	
A structural-legal position of a Starost	75
<i>Bartosz Olma, M.A., the Silesian University in Katowice</i>	
Public assembly in a normative formulation	94

REVIEWS

Review from a habilitation oral examination of doctor Agnieszka Skóra	
<i>Mikołaj Pułło, Dr, University of Gdańsk.....</i>	105

GLOSSES

Judgement of the Supreme Administrative Court of 6 March 2008, I OSK 1930/06	117
Gloss to judgement of the Supreme Administrative Court of 6 March 2008, I OSK 1930/06	
<i>Leszek Foryś, M.A, University of Łódź</i>	131