

## ADMINISTRATÍVNOPRÁVNA ZODPOVEDNOSŤ

Emil ČERKALA & Miriama VAJLIKOVÁ

Katedra UNESCO pre ekologické vedomie a trvalo udržateľný rozvoj, T. G. Masaryka 24, 960 53 Zvolen, katedraunesco@gmail.com

### ABSTRACT

Čerkala E., Vajliková M.: **Administrative Legal Liability**

Legal liability is created by actual rights and responsibilities of subjects in legal relationships. Its core is the fact that there is a subject who breaks applicable legal norm – contravener (delinquent) and on the other side, there is a governmental body assizes in the name of state. Governmental body acts as administrative agency (apparatus common advice), or judgement, which are due to auspicate the assize versus the subject, who broke down stated legal rules either by acting or by neglecting of acting and next applicable act imposes the punishment or order the for this acting. In this articles we deal with administrative torts, their characteristics, ways of their deposition, with which the organs of public administration daily deal. The law connects a threat of sanction or proceeding with the committing of administrative tort.

**Key words:** environmental law, administrative legal liability, sanctions, administrative tort, the state construct