

EXERCITIUL DREPTULUI LA GREVĂ DE CĂTRE FUNCȚIONARII PUBLICI

Raluca DIMITRIU*

Abstract : Under Romanian law, the right to strike is granted in case of civil servants. However, the way of exercising such right is hardly regulated. The paper aims to identify the limits of application by analogy of the regulations concerning the right to strike in case of employees. Which are the differences between the way the right to strike should be exercised in case of the two categories of personnel? Should the law regulate distinctively the civil servants case? The paper contains several de lege ferenda proposals in this regard.

Keywords: Strike, civil servants, labour law, trade unions.

* Prof. univ dr. Raluca Dimitriu, cercetător științific gr. I la Institutul de Cercetări Juridice „Acad. Andrei Rădulescu” al Academiei Române.