PROOFING AND EVIDENCE IN LITIGATION PROCEDURES IN THE REPUBLIC OF NORTH MACEDONIA WITH SPECIAL OVERVIEW ON PROPERTY-LEGAL RELATIONS

Muhammed Izeti

Internacionalni Univerzitet u Novom Pazaru muhammedizeti1727@gmail.com

ABSTRACT

Proofing in the procedure of litigation represents all actions of the court and parties taken with the aim of establishing the truth of a particular fact which is the subject of proofing. Proofing includes all the facts which are important in the given procedure for bringing a decision, as well as several important issues related to the type, proofing strength and admissibility of the evidence. It is the duty of the court to establish all relevant disputable legal facts in a truthful and a complete manner. The court may determine on the basis of which the truth of a fact is established by a direct sensory observation, statement of individuals, organs or organizations by expressions in written text. The matters and persons with whom the court acquires knowledge are called evidence. The subject of this paper is an analysis of evidence in property relations under the Civil Procedure Code of RNM. In this paper we will try to explain the manner of presenting evidence in litigation procedures in RNM courts.

Keywords: Evidence, Proofing, Property Relations, Litigation procedure, Republic of North Macedonia