

WAYS OF CONTESTING THE DECISION OF “CAROL I” NATIONAL DEFENCE UNIVERSITY IN THE CASE IN WHICH A PERSON SEES ITSELF PREJUDICED REGARDING THE RIGHT OF ACCESS TO REQUESTED PUBLIC INFORMATION

- a)** In the case that a person considers that the right regarding the access to information of public interest was breached, they can address an administrative denunciation to the commandant of the university.

The person that considers himself hurt in his rights may hand in an administrative reclamation in 30 days' term from the acknowledgement of the explicit or tacit refuse of the employees within the institution to apply the provisions of the Law 544/2001.

If the reclamation proves itself to be grounded, the answer to it is sent to the applicant that considers himself hurt within 15 days from the handing in of the administrative reclamation. This answer will contain the public interest information requested initially and likewise, will mention the disciplinary sanctions applied, according to the law.

- b)** If a person considers himself hurt in his rights, he can make a complaint at the administrative contentious section of the tribunal in whose range he lives or of the tribunal of the fifth district. The complaint can be made within 30 days from the date of expiration of the necessary duration for the identification and broadcasting of the solicited information.