## NORMATIVE AND PROCEDURAL PRESENT INTEREST ASPECTS REGARDING THE PAYMENT INSTRUMENTS

## L. MANEA<sup>1</sup> A. C. MANEA<sup>2</sup>

Abstract: The jurisprudence is not unitary regarding the necessity to invest with executory formula the cheque and the bills payable to order, and so same courts interpreted the dispositions from the Civil Procedure code excluding the special laws which established the juridical conditions for the cheque and bill payable to order. At the same time, other courts grant priority to the special laws which established the regime of writ of execution for these payment instruments.

**Key words:** cheque, bill payable to order, writ of execution, electronic processing, cutting down procedure.

<sup>&</sup>lt;sup>1</sup> Dept. of Public Law, *Transilvania* University of Braşov.

<sup>&</sup>lt;sup>2</sup> Juridical Department, *Transilvania* University of Braşov.