The subject of the dissertation is appealing against the resolutions in commercial partnerships. Although Commercial Companies Code does not contain the provisions relating directly to this matter, questioning these resolutions is permissible, and the basis for an action aimed at establishing the invalidity of a resolution may be an article 189 of the Civil Procedure Code, used jointly with an article 58 of the Civil Code. Demonstrating this thesis will be preceded by the verification of the research hypothesis on recognizing resolutions as – in general - legal acts. Only then will it be possible to consider legal basis for challenging the resolutions in commercial partnerships and rules for appealing against them.

The objectives of the dissertation also include: the presentation of the legal nature of the resolutions and their typology; the indication of the rules for adopting resolutions in partnerships with regard to individual type of companies (general partnership, limited partnership, limited joint-stock partnership).