

Abstract

This diploma thesis with its subject on Comparison of legal regulation of the annual leave in the Czech Republic and other member states of the EU with respect to current judgements of the European Court of Justice offers a comparative view of legal regulations of the institute of annual leave in chosen member states of the European union and its comparison with the legal regulation of the institute of annual leave in the Czech Republic. In the first chapter this diploma thesis talks about the history and legal roots of legal regulation of annual leave in the Czech Republic with regards to legal regulation of annual leave in the legal documents of the European union. Furthermore, the first chapter of this diploma thesis provides a view of the current legal regulation of annual leave in the Czech Republic and describes individual types of the annual leave in the Czech Republic. The second chapter of this diploma thesis contains the main comparison between the legal regulations of annual leave of chosen member states and the legal regulations of annual leave of the Czech Republic. This diploma thesis seeks the similar and the different elements in the legal regulations of annual leave of the chosen member states of the European union and the legal regulation of annual leave of the Czech Republic. There is a sub-chapter for every chosen member state. This sub-chapter is further divided into three segments. In the first segment the diploma thesis describes the relevant legal regulation in the member state in general. The second segment of the sub-chapter describes the similarities and the differences between the relevant legal regulation of the chosen member state of the European union and the relevant legal regulation of the Czech Republic. In the third segment are those similar and different elements in the legal regulations summarized into a chart, to present the similarities and the differences in more organised way. The third chapter talks about the current judgements of the European Court of Justice, which is crucial for the making of annual leave legal regulations in the member states of the European union. This is the main reason why the third chapter is all dedicated to the ruling of the European court of Justice.