

Name of the rigorous thesis: Legal regulations of arbitration procedure in the Czech republic

Summary:

Name of the rigorous thesis is „legal regulations of arbitration procedure in the Czech republic“.

The purpose of this thesis is to outline current legal regulations of arbitration procedure in the Czech republic, differentiate between institutional arbitration procedure before the Arbitration court attached to the Economic Chamber of the Czech republic and Agricultural Chamber of the Czech republic and arbitration procedure ad hoc. The next aim of this thesis is to send fundamental differences between arbitration procedure and civil trial as well as fundamental differences between institutional arbitration procedure and arbitration procedure ad hoc.

We can define the arbitration procedure as the procedure, in which the disputes are decided by citizenry and no national arbitral institutions, which are competent, according to the legislation, try and decide a cases.

The subject of this thesis is national arbitration procedure, or more precisely, legal regulations of arbitration procedure in the Czech republic, with a view to institutional arbitration procedure before the Arbitration court attached to the Economic Chamber of the Czech republic and Agricultural Chamber of the Czech republic and arbitration procedure ad hoc. The thesis includes as well as interesting decisions of the Supreme court of the Czech republic and notably legal sentences including in arbitration award of the Arbitration court attached to the Economic Chamber of the Czech republic and Agricultural Chamber of the Czech republic.

At first is in the thesis mentioned shortly history of the arbitration procedure, and then is written about arbitration procedure in general, about arbitral contract (arbitration clause), about arbitrator and about institutional arbitral court. In the second part of the thesis is mentioned the arbitration procedure. In this part is written about initialisation of arbitration procedure, about delivery in the arbitration procedure, about probation in the arbitration procedure, about the costs of the arbitration procedure, about termination of the arbitration procedure, especially about arbitration award. In the end of the thesis there is written about legal remedies in the arbitration procedure, so about arbitration award review, action to abolition arbitration award and suspension instructed execution of decision.

Klíčová slova:

Rozhodčí řízení

Rozhodce

Rozhodčí nález

Key words:

Arbitration procedure

Arbitrator

Arbitration award