Abstract

The Aim of this Thesis is give Readers a comprehensive Explanation of Compensation for the Damage to Health, as governed by Law-System of the Czech Republic. At the beginning of this Work we will try to outline a Brief historical Evolution of this Institute, the Days before BC, the Roman Empire, Feudalism, legislation Compensaton for the Damage to Health included in General Civil Code of 1811 and evolution of Legislation this Institute to Date.

Than there will be a lecture about civil Liability, about who – what Subject or Subjects will in current Laws (at 1st April 2011) take Liability for Damage to Health. The Fact that this Group of Subjects could be liable for some Damage, there must be complied with the Law expected Conditions. One of this Conditions, is rise of Injury, say the Damage. This Damage must be caused by illegal Action of liable Subject. Finally between illegal Action of liable Subject and the Damage it must be the Causal Link, therefore the Damage must be caused by illegal Action. One of Chapters, allong the lines of Civil Code, is also devoted to Prevention of Damages.

Thesis aims to explain to Reader mainly All types of Claims for Damage to Health caused by liable Subject. Between these individual Claims belongs Compensation for Pain and social Impairment, Compensation for loss of Earnings, Compensation for medical Costs, one-off Compensation for the Survivors, Compensation for funeral Expenses, Compensation for Survivors Maintanance. Because the Amount of Compensation for the Pain and social Impairment is determined by Legislation, we will also enlarge about Possibilities of increase and decrease the Compensation. There are in Thesis to support the Assertions Examples and Links to the Practice of Czech Courts.

Finally, we discuss about possible Developments in the field Compensation for the Damage to Health in the Spirit of the Draft of Civil Code.