

## **Summary**

This thesis deals with the legal regulation of corporate group relations, especially compensation of harm resulting from a lawful act, compensation of economic loss and damages.

These institutes are very often connected to other branches of law, which are above all insolvency law and financial law. Then they usually are connected to different areas of company law, for example piercing of the corporate veil, shadow director, wrongful trading and corporate governance. These other branches of law and other areas of company law are not corresponding to the topic of this thesis, so they will not be analyzed in this thesis. For more information about the above mentioned I refer to professional literature and journal articles.

Next will be the analysis of the new commercial corporations bill in the light of the topic of this thesis, with the author's view on this bill. This bill was proposed to the government of the Czech Republic after a consultation on the draft bill in the year 2008, and the Government now is to discuss this bill.

In the end there will be my own proposal on new changes of the corporate group regulation in the context of this thesis.

In this thesis are used methods of analysis, ordinary and extraordinary law interpretation and in some cases comparative methods.

So this thesis aims at the legal regulation which is in force in the Czech Republic, compared to the new commercial corporations bill. Because of the aforesaid, this thesis deals only with the Czech Republic legal system with a possible reference to foreign legal regulation. Extensive comparison of the corporate group law in the Czech Republic with German corporate group law or with French judiciary "Rozenblum" concept would lead to an unwanted high exceeding of the maximum recommended extent of this thesis.