

Abstract

The aim of my thesis is to provide a comprehensive overview of the current legal status of general meetings of the stock companies and procedures for their assembling from the perspective of legal theory and practice, focusing on the current decision-making process of courts within the Czech Republic. The method used for gathering all the information needed was the studying of the available sources, namely: published books and magazines, and published judgments of the Supreme Court of the Czech Republic considering the given issue. The paper aims, in addition to a general description and unification of uncontested facts, to discuss issues and options for solutions conforming with the laws of the Czech Republic. Simultaneously, the paper seeks to draw attention to the conclusions of the courts and the vocational community. The focus of the thesis is the definition of authorized meeting organizers and their responsibilities associated the role; followed by a systematic analysis of the convening of the General Assembly to define particular problems which might be encountered by the convener and shareholders may throughout the practice. The conclusion is devoted to European law and its impact on the law of the Czech Republic in the field of law of general meetings of joint stock companies.