

Resume:

This thesis deals with the general personality right of individuals and its civil law protection, proceedings in the first instance. Universal personal law as the law related to any natural person, is one of the fundamental human rights. As such, the imprescriptible right, not subject to the statute of limitations, irrevocable and inalienable. Protection of personal rights of individuals is therefore included not in the Civil Code, as a basic private personal protection legislation, either in the constitutional order of the Czech Republic, especially in the Charter of Fundamental Rights and Freedoms, just as at regional and international protection of fundamental human rights and freedoms.

Civil Code, calculated individual rights (permissions), resulting from the protection of individual personality, only indicative, so that into the right to protection of personal rights of individuals includes the right to life and health, the right to civic honor and human dignity, right to privacy, the right to name and the rights to the statements of a personal nature. The protection of personality is largely shaping with the decision-making practice of courts and other personality rights arise from their conclusions.

The range of civil remedies is quite broad. In my work I focus on the protection of personality through various claims to protect the individual personality, using by the person affected in its general moral rights seeks mainly the following rights: that from an unauthorized interference into her personality has been abandoned (injunction), that the consequences of such infringement has been removed (removal action), and to get the reasonable satisfaction (satisfaction action). Reasonable compensation can it get nor in the non-pecuniary (moral) form, either in the form of property (in cash). The purpose of these institutes is to prevent further illegal conduct by the initiator of interventions into human personality, and if it has already been the consequences of such action outweigh, or at least mitigate the moral prejudice caused to the human personality.

The thesis also deals with the range of participants in a civil proceeding of individual personality protection, which may be on the claimer only the individual and with the specifics of the evidence in this proceeding.

General personal right is an expression of personal integrity from the side of legally equal entities. (And not the autonomous status of an individual in the sphere of private law).

Its realization and protection is therefore a necessary condition all-round development of individuals and their dignified presence at all.