

## **Abstrakt v anglickém jazyce**

The purpose of this thesis is to analyse europeanisation of private law. The thesis is composed of six chapters, each of them dealing with different aspects of the creation of uniform private law. Chapter One is introductory. Deals with the term of europeanisation of private law and focuses on its basic methods. Attempts to distinguish centralist and non-centralist ways of convergence in the area of european private law. The first subchapter describes unification of private law by means of international conventions and through european regulations and directives. The second subpart examines spontaneous process of europeanisation of private law. Illustrates the creation of a european private law by legal science and education, drafting principles of european private law and is concerned with competition of legal systems. Chapter two explores if the unification of private law is needed and possible. Discusses positive as well as negative arguments of the unification in the area of private law. Chapter three describes several of academic initiatives concerned with the creation of uniform private law. Chapter Four concentrates on european contract law. This part discusses the term of contract law, describes international instruments of its unification, focuses on consumer protection in EU, deals with the creation of common principles of european contract law and is concerned with political and public discussion. Chapter Five examines the term, purpose and structure of Common Frame of Reference and Chapter Six deals with european tort law.