The abstract

Position on insolvency administrator under insolvency law

This thesis describes the insolvency proceedings in view of the insolvency administrator. It deals not only with the position of the insolvency administrator in already running insolvency proceedings but also the prerequisites that must be met in order to become an insolvency administrator at all. It is processed with regard to the importance of the amendments to the act of the year 2013. Due to the financial crisis and growing indebtedness of population it is a very actual subject, which applies to almost all of us. The thesis is divided into six main chapters. The first is devoted to the person of the insolvency administrator with detailed terms and conditions for the emergence of the processed function relating in particular to integrity and tests and to the types of terminativ of their activities. The second chapter discusses the performance of the function with an emphasis to the appointment, amendment, withdrawal, exclusion and exemption from the function. The various types of insolvency administrators are discussed in chapter three. The largest chapter is the fourth one. This chapter discusses the General rights and obligationsc at first, which are common for all the types of resolving insolvency and it is followed by the second part concerning the different types of resolving insolvency, such as bankruptcy, bankruptcy reorganization, bankruptcy of financial institutions and debt relief. The penultimate chapter is focused on the responsibility of the insolvency administrator, for any damage or injury, but also the administrative and criminal responsibility. The last chapter is devoted to the remuneration and reimbursement of cash expenses of the insolvency administrator.

Keywords in english language: bankruptcy, insolvency administrator, insolvency proceedings