ABSTRACT

The theme of the rigorous thesis is The Status of Creditors in insolvency proceedings. The aim of the thesis is to provide comprehensive analysis creditor rights and duties during insolvency proceedings. The most important aim is comparation last legal regulation with new legal regulation status of creditors in insolvency proceedings. The legal regulation is edited mainly The Act No. 182/2006 Coll., The Insolvency Act.

The thesis is divided into nine chapters. Each chapter is also divided into particular subchapters. The first two chapters are dedicated to a general introduction to the insolvency law and historical development of insolvency law, including the reasons of redefinition the last law by the new Insolvency Act. Chapter number three contains the participation of creditors. There is a definition bankruptcy and types of bankruptcy further in the text. Subchapters 3.3 and 3.4 defines insolvency petition, which comes from debtors or creditors. Subchapter 3.5 subscribe requisites application claims. Subchapter 3.8 contains the ways of avert bankruptcy, for example moratorium. There are creditors bodies in chapter number four. Main creditors bodies are Meeting of creditors and Creditors committee. These bodies seriously affect insolvency proceedings. Chapter number five tells us about bankruptcy decision and reviewed hearing. Chapter number six, seven and eight subscribe each separately the ways of resolving bankruptcy. These ways are bankruptcy, reorganization and discharge from debts. Status of creditors is different from each way of resolving bankruptcy. Last chapter number nine contains insolvency offences.