

Abstract

- The work outlines the general and practical issues of liability for the debts of the deceased – the heirs or the state of testator's property, which is subject to inheritance proceedings. The goal of any proceedings of legacy is especially good and if it's possible fast final end and the best satisfaction of testator's creditors and the related issues especially those, who bears the responsibility of testator's debts.
- After a general summary of responsibilities, the work focuses on the precise description and analysis of the transition of responsibility for debts of testator to his heirs or to the state and opting out of this responsibility and payment of reasonable costs of testator's funeral and debts of the inheritance procedures, which are conclusion of the abandonment of indebtedness heritage to creditors to pay their debts as the deceased and also the disposal of the heritage.
- General treatises are supplemented by practical examples and a comparison with treatment in the General Civil Code, the Middle Civil Code, the upcoming Civil Code and Civil Code in Österreich. Individual types of the liability for testator's debts are discussed in detail, summarized the advantages and problems, bringing each of the possible inheritance practices, its end and the acceptance of the responsibility.
- The work is written objectively, sufficiently detailed and practical. The theme „responsibility for the debts of the testator“ must be disassembled and describe in detail, because of the ever increasing number of insolvent and subsequently liquidated heritage.