

Abstrakt v anglickém jazyce

The diploma thesis called “*The expulsion and the withdrawal of the shareholder and the court-ordered termination of his participation in a limited liability company*” deals with the analysis of the selected legal aspects of a limited liability company. Considering the extent to which the limited liability company is represented in the Czech business practice (it is at present the most prevalent form of business corporation in the Czech Republic), it is possible to assume that it is most desirable to thoroughly analyze the legal regulation of the limited liability company. However, the contribution of such analysis lies particularly in the field of legal theory, namely with regard to the new recodified legal regulation of the private law, which has had, legally effective as of January 1, 2014, a distinct impact also on the law of business corporations, and which has introduced a number of changes and new institutes and also a number of interpretation problems and potential ambiguities connected therewith. In this connection, the diploma thesis pays attention to the partial topic of the cessation of the shareholder’s participation in the limited liability company. Within the frame of this topic, the diploma thesis focuses on the selected forms of the cessation of the shareholder’s participation in the limited liability company, in which an element of unilaterality is present, whether in the relation of the company to the shareholder, or in the relation of the shareholder to the company. Thus, the analyzed forms of the cessation of the shareholder’s participation in the limited liability company are: the expulsion of the shareholder (chapter no. 1), the withdrawal of the shareholder (chapter no. 2), and the court-ordered termination of the shareholder’s participation (chapter no. 3). The purpose of this diploma thesis and its main result are the analysis of the recodified legal regulation of the selected forms of the cessation of the shareholder’s participation in a limited liability company, including the analysis of the relevant decision-making practice of courts, and the identification of interpretation problems and possible ambiguities, including their possible solutions *de lege ferenda*.