

Summary

This thesis deals with cases of conflicts of personality rights with the activities of the media, which representing the exercise of freedom of expression and right to information. It focuses primarily on answering these questions: how is the personality of individuals protected against unauthorized interventions of media in our legal system, what is considered as appropriate and what as an inappropriate interference with the personal rights of individuals and whether an individuals in whose personal rights have been infringed by the media, can obtain adequate reparation for the harm that was caused them by unauthorized intervention.

The thesis is divided into six parts. The first part is the introduction, which describes the main focus of the work and questions with which the work deals.

The second part is devoted to a treatise on the general format of personality rights according to the general rules contained in Law No. 40/1963 Coll., The Civil Code.

The third part of this thesis deals with ways how are the personality rights protect in the media rights standards contained in media law and it also describes the most common forms of interferences between media and the personality rights of individuals.

Because in the course of making this work took effect the new Civil Code No. 89/2012 Coll. The fourth part of this work is devoted to modifications in the personality rights which are contained in this brand new Civil Code.

In the fifth part the paper includes some selected decisions of the Constitutional Court of the Czech Republic and the European Court of Human Rights, which deals with cases of conflicts of the personality rights, the freedom of expression and the right to information. In the last part is included final summary and the conclusion statement.

Key words: Protection of personality, Freedom of expression, Media