

Summary

The content of this thesis is the treatise on the two methods of the enforcement procedure in the frame of the civil procedure, whereas one of these methods is the enforcement procedure carried out by a court, with second method being the enforcement procedure by a licensed enforcement officer. The thesis is divided into thirteen chapters, whereas the author is, in the course of the individual chapters, emphasising mainly the common features as well as the outstanding differences between the aforementioned two methods of the enforcement procedure.

Following the general introduction in the first chapter and a short outline of the issue at hand in the second one, is then the content of the third chapter the author's treatise on the enforcement orders as the basis for the enforcement of decisions, whereas each of the individual enforcement orders is dealt with in the frame of a separate subchapter. The content of the fourth chapter is the treatise on the court's course of action preceding the commencement of the enforcement procedure with reference to the regulation of the identical institutes in the course of the enforcement procedure carried out by a licenced enforcement officer and the fifth chapter deals with the issue of commencement applications as the mean of commencement of the procedure most frequently used, that is the application for ordering of the enforcement procedure by a court and the commencement application for that carried out by the licensed enforcement officer, when emphasised are mainly the essentials of the application. In the sixth chapter, the reader shall find a discourse into the issue of courts' and officers' jurisdiction, when the seventh and eight chapter deal with the issue of the proceedings parties and conditions, whereas mentioned are above all the specifics of the enforcement procedure in comparison to the finding procedure. Following in the ninth chapter is the commencement application assessment process analysis and the course of the court's and the officer's action, which differs with respect to each of the methods of the enforcement procedures significantly. In the very next part of this chapter the author describes the ordering of the court enforcement procedure itself, or the commencement of enforcement respectively, while a brief treatise on the legal remedies is contained in the tenth chapter. In the last but one - eleventh chapter, the reader is introduced to the issue of foreign judicial decisions enforcement. In the twelfth chapter, the author is considering the possible development in the relevant legislature in the *de lege ferenda* manner, whereas the thirteen chapter is dominated by the conclusion, when the author is summarizing the findings made in the previous chapters

of the thesis, generally assesses the two methods of the enforcement procedure and outlines the advantages and disadvantages of the respective methods.