

The aim of this master thesis is to deal with and systematically describe the legislative process which is regulated by law and also the legislative process at the level of the government which has not been formalized completely. The phenomenon of legislative process significantly influences the legal and social environment in the Czech Republic.

The first and the second chapter is focused on theoretical definition of the legislative process and deals with the legislative process at the level of the Parliament. Special attention is paid to the lacks of legal regulation and practice, such as to changes implemented by the amendment of the Rules of Procedure of the Chamber of Deputies from 2015. It is also dealt with the Collection of Laws and its intended electronization.

The third chapter is related to the position of the government within the legislative process. The government is the most important initiator of lawmaking, as it has the expert workers of ministries which create the legal drafts at its' disposal. Due to the accession of the Czech Republic to the European Union, the government must deal with the topic of compatibility of the Czech and EU law. The level of compatibility depends especially on the quality work of individual ministries. Planning of legislation works is also connected to this topic.

The final, fourth chapter is focused on the amendment process at the level of ministries. This process should improve the quality of legislation drafts that should be authorized by the government or by the Parliament in the future, with participation of the public. Due to experience gained from practice, the amendment process is described. Some aspects of this process are regulated only by internal regulations or they are not regulated at all. This chapter deals complexly with a process that can significantly influence the form of the legal order.