Abstract

The thesis is focused on the internal relationship between the lawyer and the client. Although this topic was already processed many times, I believe that, in particular, in the context of the current case law and the amendment of certain provisions, this work may contribute to the better understanding of this topic.

The thesis is systematically divided into six chapters. In the first chapter, there is outlined the nature of this relationship and stressed out the importance of mutual trust. To further break down the individual rights and obligations in detail, it is necessary to outline the formation of the relationship between solicitor and client first. It is important to note that the specific obligations imposed on lawyer legislation even before the formation of the legal relationship. Under the conditions described in the first chapter, the lawyer has a duty to refuse to provide legal services to the client, which can be considered as the pre-contractual obligation. Attorney has an obligation, although there is still no relationship between them. Considering the entire work, the second and third chapters are the most important ones. In the second chapter I push the reciprocal rights and obligations in the context of their legal arrangements, both legal and underpinned, and the professional and international. In addition, in each section I first duties and subsequently rights advocate. The lawyer's obligation of secrecy is earmarked in the third chapter, above all in terms of its importance. Attention is paid to the particular exceptions to this obligation and interference in her that are in the light of the current legislation and case law very current. Client rights in principle, correspond to the duties of lawyer and vice versa. For this reason, they are mentioned in the previous section. Overall, even in the context of the disciplinary case law summarized in the fourth chapter. The penultimate chapter focuses on modes of liability lawyer, embarking in breach of its obligations described in the previous chapters. Most attention is paid to the disciplinary liability of the solicitor in relation to the client and the lawyer's liability for the injury caused by the client. In the part dealing with disciplinary liability are included, even the current statistics conducted by the Czech Bar Chamber. The last chapter explains the ways of extinguishing the legal relationship between the lawyer and the client, with the emphasis on the protection of the rights of the client in this regard.