Abstract

The aim of this thesis named „Procedural status and activity of the insolvency administrator during bankruptcy“ is to provide a comprehensive and complex view of bankruptcy proceedings from the point of view of the insolvency administrator. The thesis describes the ordinary activity of insolvency administrator during a bankruptcy. It monitors the process of the administrator's appointment to his position and it deals with the description of administrator's activity in the proceedings until the time of the administrator's dismissal from the function by the insolvency court. Dismissal follows the cancellation of bankruptcy.

Another aim of the thesis is to draw an attention to the problems, with which the insolvency administrator has to deal during a bankruptcy proceeding and to point out a possible solution of those problems. In order to clarify some of the problematic places of the bankruptcy proceedings, the author used the interview with an insolvency administrator with a special permission.

The thesis contains three main parts divided into chapters. In the first (general) part of the thesis, the author introduces the basic insolvency law institutes and explains the position of the insolvency administrator in insolvency proceedings, whose solution is bankruptcy. In the second (practical) part of the work, the reader is given insight into the actual course of bankruptcy. The thesis in this part describes the bankruptcy proceedings in its usual ways and provides information on how the proceedings are proceeded by the eyes of the insolvency administrator. Along with this, in this part of the work, the author refers to selected electronic forms through which the insolvency administrator carries out some of his submissions. This part of the work also contains a reference to some frequent submissions that the insolvency administrator uses during the proceedings. These submissions, anonymized for this purpose, may be found in the attachments.

In the third part, the author explains the deficiencies of the legal regulation and points out the social problems of insolvency law, which the legal regulation can not eliminate. In this section, the author also offers his own insights or possible solutions to individual problem points.

The main purpose of the work was not to provide a textbook explanation of this problem. The aim was to bring the reader closer to the legal relationship that affects the insolvency
administrator in bankruptcy and to portray his role and activity in the proceedings. The aim was also to describe shortcomings in the legal regulation and find some of the difficulties the insolvency administrator has during a bankruptcy