Abstract

This thesis aims to analyse two institutes of family law - registered partnership and adoption. This paper endeavours to understand the historical consequences connected with the adoption of the Registered Partnership Act in 2006 and compares the legislation of these institutes with 35 other European countries. By using a predominately analytical method the thesis strives to predict the direction of Czech legislative changes. This follows in light of the recent annulment of certain discriminatory aspects of the Registered Partnership Act. The analysis takes into consideration recent precedents made by the European Court of Human Rights.