

## **Abstrakt v anglickém jazyce**

This diploma thesis main objective is to analyse those parts of the Czech insolvency law dealing with the assets and at the same time to define all related terms. The partial objective of the thesis is to identify the 2006 Insolvency Act provisions relating to the assets which appear to be inadequate and to propose possible legislative changes.

The objective of the thesis was fulfilled. An analysis of the key provisions of the Insolvency Act dealing with the assets was carried out and all of the important terms were defined. As the author of the thesis concludes that the current legislation is rather efficient, he suggests only some partial changes, such as the extension of the time limit, during which the former members of the management of the debtor - legal entity are obliged to cooperate with the insolvency trustee.

Regarding its systematics, the thesis is divided into seven chapters, most of which are subdivided into subchapters.

The first chapter deals with the historical development of insolvency law in the territory of today's Czech Republic. It maps the legal regulations from the 18th century to the present, with the greatest attention being paid to the current insolvency law and explaining its most significant recent amendments. The definition of assets in the Czech and European Union legal order is introduced as well.

The second chapter describes the assets. Emphasis is placed on the different conception of this issue in the Insolvency Act, depending on which entity submits an insolvency proposal.

The third chapter deals in detail with the content of assets under the Insolvency Act. There are also suggestions given on how to solve some possible interpretation problems.

One of the pivotal parts is the fourth chapter dealing with assets identification. The chapter is logically structured by the co-operating bodies such as the debtor, the public authorities, the creditor committee and some other entities.

The fifth chapter focuses on the inventory of assets, with particular emphasis on the procedure of the insolvency trustee.

In the sixth chapter, the thesis focuses on the issue of exclusion of property from the insolvency assets. It defines and analyses these two terms, proceeding according to the system of the Insolvency Act.

The last chapter deals with the management of the property, its administration, however its core part is focused on the analysis of the institute of the person with dispositions.