

Abstract

This dissertation deals with the institute of business management with a transnational element. At the beginning of the thesis there are given three basic goals of the work. Their common feature is the effort to make the internal market of the European Union more effective. In the first chapter there are two questions discussed: on the one hand the actuality of the problem and on the other hand the perspective of the chosen topic. The first chapter also brings the definition of the term business management, while in the second chapter there are already described possible interventions into business management under Czech law. In principle, it is possible to distinguish two different forms of intervention, namely internal and external intervention. Under Czech law, the internal intervention represents the institute of the requested instruction and the external intervention the institute of the concern instruction. Through both forms of intervention, a foreign person can exercise its influence on Czech company. The third chapter is in its essence legal comparatistics and deals with the possibilities of intervention into business management under selected legal orders. The fourth chapter seeks to collect laws regulating international concern relations. The fifth chapter handles with collisional regulation of the personal status of the company under Czech and other selected legal orders. The specific question is whether the *lex societatis* or *lex contractus* is to apply to the concern relations. The sixth chapter is about international civil procedural law and discuss the problem of international jurisdiction and it also deals with insolvency proceedings with an international element. The special issue described and analysed in Chapter 6 is the application of *lex concursus* and *lex societatis* during insolvency proceedings. The seventh chapter briefly recalls the limits of the will of autonomy, in the form of an institute of imperative norms of private international law. The conclusion of the thesis contains a summary of the fundamental knowledge that the work has reached. There is no doubt that the work and research that we have attempted to summarize here are still in their early stages. For a long time, we will stay confined to feeling our way along the various field studies of global law before being able to understand its meaning and to control its mechanisms. Nevertheless, it is very encouraging.