

## **Abstract and keywords**

### **Causal objections to a bill of exchange and a promissory note, their types and proceedings related to them**

The subject of this thesis are causal objections to bill of exchange and promissory note, their types and proceedings related to them. The aim of the thesis is to provide a comprehensive overview of causal objections as a defense against produced bill of exchange (promissory note) based on an analysis of professional literature on the topic and the relevant case law. Thus, the thesis deals both with causal objections as substantive law institute and their practical application through procedural law institute of objections against bill of exchange (promissory note) payment order. The thesis consists of the preface, three chapters and the conclusion.

The first chapter deals with basic aspects of the term of “bill of exchange” (or the “promissory note”). The chapter is divided into four subchapters. The first subchapter analyses different definitions of the bill of exchange (promissory note) as they can be found in the professional literature and the case law and these definitions are compared to one another. The second subchapter deals with typical signs of bills of exchange (promissory notes) as a security. The essentials of such a security are described in the third subchapter. The fourth subchapter then analyses the definition signs of the bill of exchange (promissory note) relationships, understanding of which is necessary for further examination of causal objections.

The second chapter is devoted to causal objections and it is divided into four subchapters. The chapter introduction describes which objections are to be called causal. The bill of exchange (promissory note) functions in relation to the causal relationship is the topic of the first subchapter. The second subchapter deals with own relationship objections, or a delimitation of this term against the term of causal objections. The third subchapter is then devoted to a transition of causal objections along with the bill of exchange (promissory note). The fourth subchapter concerns with types of causal objections, the possible division of them and provides examples of these types.

The third chapter analyses application of causal objections in proceedings about bill of exchange (promissory note) payment order. This chapter is divided into three subchapters. The first chapter analyses the conditions that need to be met in order for the bill of exchange (promissory note) payment order to be issued. The second subchapter is devoted to objections against a bill of exchange (promissory note) payment order, their content and special contentation

of proceedings. Finally, the third subchapter deals with dealing with the objections by the court and the ending of the proceedings about bill of exchange (promissory note) payment order.

**Keywords: bill of exchange, causal objections, bill of exchange payment order**