

Summary

Procedural Periods in Roman Law

Submitted thesis is focused on chosen questions of procedural periods in Roman law. It is too focused on chosen institutes of roman procedural law.

Firstly the thesis dissertates about general information and about and progress of roman procedura law. The relation of roman procedural law to singular procedural periods was emphasized in the introduction. The crucial part of this opening leans in analysis of singular judicial magistrates. Further the contexture for individual procedural parties was mentioned.

The main part of thesis describes separates procedura periods in detail. It makes through particular roman-law institutinos which are alone influenced by procedural periods. The single chapter disserts on prescription of rights, preclusion and temporal character of some actions. These law institutions are very important. It is also crucial in contemporary law. This chapter follows on discourse about executory periods.

The final part of thesis is created by question of time and its computation, especially in law and in standing roman life. It was also very necessary to bring in some information in which is not visible relation to the topic because of creating of logical complex instead of lonely collection of articles without sequence. Only due writing of the questions and touching of questions by fragments from original texts was achieved singular complex, which provides summary rewiew of the topic.

The thesis was created by means of compilation and choice of information from individual, czech or foreign language written books and texts, roman law textbooks, literary historical sources and fragment of original law sources.

Keywords: *Roman Law, Procedural Law, Processional Periods*

Klíčová slova: *římské právo, procesní řízení, procesní lhůty*