

Abstract

The topic hereof is an analysis of issues concerning a position of an insolvency administrator and creditors in international insolvency proceedings. The introduction contains definitions of basic concepts in the international insolvency law, including the European Union law. Then, the main section analyses, in detail, a position of an insolvency administrator in the context of the Czech legal regulations and regulations included in Council Regulation (EC) No 1346/2000 and his rights and duties in international insolvency proceedings. Furthermore, the thesis focuses on issues concerning creditors as subjects of international insolvency proceedings taking place in the Czech Republic. It defines creditors and creditor bodies and a position of creditors and also discusses some issues concerning relations between the domestic and European laws defining a position of creditors. The final part hereof is dedicated to the UNCITRAL model law.