

Abstract

The following diploma thesis is called “The writ of execution and authorization of a licensed executor”. I have chosen this theme because this execution and execution procedure is a dynamically developing part of the civil law and has been changed substantially in recent years. I deal mainly with the legislation in regards to the petition for an execution order, an execution order as well as a termination of authorization of an licensed executor to carry out the execution. The aim of the thesis is to acquaint the reader with current legislation, compare current legislation with previous legislation and identify ambiguities and issues encountered in practice.

The thesis is divided into five chapters. The first one is a preface and the last a conclusion.

The second chapter deals with the petition for an execution order, especially requirements, defects and their remedies. Further, I pay attention to execution title and its particular types. In the end I outline the possibility of the proposed limitations on the territorial scope of an licensed executor *de lege ferenda*.

The third chapter deals with the execution procedure and authorization of a licensed executor. I describe how the court can decide on the petition for the execution order. Separately I deal with an execution decision, its delivering, appeal to court, its requirements and legal consequences for the debtor.

The fourth chapter deals with the termination of the authorization of a licensed executor for carrying out an execution. I deal with particular types of authorization. Special concern is paid to problematic and unclear issues.

In the last chapter I review the current legislation, compare the current legislation with previous legislation and suggest some thoughts *de lege ferenda*.