

# **Abstract**

## **Parental responsibility and its exercise**

The aim of my final thesis is to analyze parental responsibility and its exercise in the Czech rule of law by the Czech's principle. These thesis contain chapters about historical trends of family law, children rights and development of mutual law and duties of parents and children from the past to present. Some space is also devoted for government interference into parental responsibility.

The reason why I chose the theme of parental responsibility for my final thesis is its current status which can be involved for everyone.

Final thesis is divided into seven chapters.

First chapter contains two parts. The first part is describing family law and explaining its position in a general law and its subject and principle. Second part is about family concept, protection, historical evolution and current situation.

The second chapter is connected with legal children's status. It contains five parts. The first part is focused on children's rights, second part is describing a historical origin of the right. The third part is devoted to detail description of children's rights which are included in the Convention of Children's rights. The fourth part is dealing with children's duties and fifth part is enlarged children as a juristic person.

The third chapter is named Legal relations between children and parents and gives us a view on development of legal relationship between parents and children, generally it includes the law relationships between them and contains parents' rights and classification.

The fourth chapter is the gist of the whole thesis, because it's focused on the formation, demise, output and content of parental responsibility. It is described in details in the content of parental responsibility which means child's care, child's representing, property and care.

The fifth chapter named Government interference into parental responsibility. It contains general parts of government interference and division of power between a judicial and administrative authority. The chapter is moreover focused on educational remedy and court intervention into parental responsibility.

The sixth chapter is about welfare and legal children's protection. It engages with terms, authority and basic principle of welfare and legal protection of children. The subjects are related by welfare and legal protection. The last part of mentioned chapter is devoted to general rights of possibility to alert parents in the case of wrong behavior of their children.

The last chapter reminds a new Civil code and some new arrangement of family law.