

## **Abstract**

The purpose of this thesis is to point out the main aspects in field of the compensation of damages according to the valid and effective Civil Code, to bring a critical view of these regulations and to present suggestions de lege ferenda. The author tries to explain the current legal regulations regarding the compensation of damages, whereas she deals namely with the issue of prevention of damages - purpose and types of the prevention, as well as with the issue of the functions, assumptions and subjects of the liability for damages, further she is focused on the method and the scope of the compensation of damages, as well as on the single types of the liability of damages and the relationship between the liability for damages and the liability for defects. The chosen fields of the legal regulations of the compensation of damages according to the Civil Code, namely the assumptions of the liability for damages and the method of the compensation of damages, are also compared with the regulations of the Principles of the European Tort Law (PETL) where the author tries to point out the progressive PETL regulations in field of the compensation of damages. The author also presents in this thesis the chosen judgments of the Supreme Court of the Czech Republic, pursuant to that she illustrates the explanation of the single legal provisions by the judges. Finally the author takes into account the actual changes in the legal regulations of the compensation of damages arising from the adoption of the new Civil Code (Act. Nr. 89/2012 Coll.) whereas she is focused on the explanation and critical analysis of the main changes that brings this new legal regulations in the field of the compensation of damages.

## **List of key words**

liability, damage, compensation