

The General civil code and the private law in Slovakia in the period 1918 – 1938 (comparison of the property rights and law of obligations)

Abstract

The aim of my thesis is to describe the comparison between The General civil code and the private law in Slovakia in the period 1918 – 1938. The comparison focuses on the property rights and law of obligations. The reason for my research is that nobody has dealt with the topic of this thesis.

This thesis consists of the eight chapters, each of them analyzes the different field of thesis. Chapter One consists of three parts and deals with The General civil code. Part One explains the origin of The General civil code. Part Two describes the content of The General civil code and part Three is about development of The General civil code from 1811 to 1950.

Chapter Two contains information about private law in Slovakia. Chapter Two is subdivided into five parts, which focuses on the source of law in Slovakia.

The attempt of unification of private law in The Czechoslovakian republic is examined in chapter Three. This chapter is composed of two parts. Part One analyzes the unification of the private law in The Czechoslovakian republic and part Two describes the development of The bill, which implements the new General civil code.

Chapter Four is about the definition of the property rights and law of obligations.

Chapter Five concentrates on the comparison between The General civil code and the private law in Slovakia in the field of the property rights. Chapter Five is subdivided into ten parts. Half of those parts describes the individual property rights according to The General civil code and the other half of those parts analyzes the distinctions in individual property rights between The General civil code and the private law in Slovakia.

Chapter Six compares The General civil code and the private law in Slovakia in the sphere of law of obligations. This chapter consists four parts, which are focused on institutes of law of obligations and their comparison. At first this chapter looks at the explanation of the individual institutes of law of obligations according to The General civil code and after that the presentation of the differences in law of obligations between The General civil code and private law in Slovakia follows.

The summary of this comparison is drawn in chapter Seven, which is subdivided into two parts. Each of those parts represents the comparison between The General civil code and

private law in Slovakia of one kind of compared law (the property rights and law of obligations).

Chapter Eight examines the concurrence of those two private laws and encloses possible solution for this situation.