

## **Abstract**

The topic of this rigorous work is a decisions of court and judicial distrainer in execution proceeding. The pillar of the work is the decision about proposal to decree the execution, decision about proposal for execution stoppage and decision about execution postponement. The goal of work is to describe the process of key decisions in execution proceedings issued with a focus on dividing of authorities between judicial distrainer and the court. In the work, there is a comparison of legal regulation before and after legal force of amendment of execution code Act 286/2009, its impact in connection with information from legal practice. Connected amendment is the Act No. 396/ 2012 valid from 1.1.2013. This description is supposed to be the outline of how the authority of judicial distrainer is being strengthened and where the decisions in execution proceeding turn. The work covers also the comparison with Slovakian legal regulation of execution proceeding and description of legal regulation for dispensation of decision in Germany.