

## **Abstract**

The thesis which is called “Delay in the new Civil Code” analyses the general legal regulation of delay and its consequences under the current civil code and related European and Czech legislation. The thesis explains the system of the current regulation, explains the nature and meaning of delay, defines the term “delay” and partial terms “debtor’s delay” and “creditor’s delay” and how they relate to the term of performance of a obligation. The work further focuses on analysis of the individual consequences of debtor’s delay” and “creditor’s delay. The closing part of the work contains comparison of the current Czech legislation with the international regulations such as UNIDROIT Principles of International Commercial Contracts (PECL); The Principles of European Contract Law and Draft of a Common Frame of Reference (DCFR).