Abstract

This thesis describes issues which occurring during the implementation of requirements of Aarhus convention. The Convention has unique character, as it combines the basic human rights with environmental rights. Since 2005 The European Union is signatory, which means that content of Convention is part of union law and falls within the jurisdiction of the Court of Justice of European Union. The first chapter deals with the particular elements of the Aarhus convention. In the chapter two are described the consequences of accession to the Convention for European Union and her member states. The core of this thesis consists of chapters, 3-5, which in sequence analyzes, through selected court decisions, the most complicated provisions from the perspective of implementation and suggest certain tendencies in decision-making of the Court of Justice of The European Union. Among the most obvious belong differential treatment and claims on European and domestic bodies in executing the rights guaranteed by Aarhus convention. The final chapter suggests the overlap to the Czech regulation, concretely alerts at changes in decision-making and the legislature, which are among others strongly inspired by judgments of the CJ EU.