

Vyslovení neplatnosti součásti státní zkoušky "obhajoba diplomové práce", na základě stanoviska přezkumné komise, že obhájená práce není původní a jde o plagiát.

Po provedených řízeních vydal rektor Univerzity Karlovy rozhodnutí č. j. UKRUK/ 431243/2020-7, že součást státní zkoušky, obhajoba diplomové práce s názvem "Právní postavení soudce v České republice – kárná odpovědnost" konaná dne 28. 5. 2018, je neplatná.

Dnem, kdy rozhodnutí nabylo účinnosti, pozbyla účastnice řízení vysokoškolského vzdělání získaného studiem daného studijního oboru a akademického titulu magistr. Dále pozbyly platnosti vysokoškolský diplom a dodatek k diplomu.

Declaration of the invalidity of the section of the state examination "thesis defence" based on the review committee's opinion that the defended work is not original and constitutes plagiarism.

Following the proceedings, the Rector of Charles University issued a decision, ref. no. UKRUK/431243/2020-7, stating that a section of the state examination, defence of the thesis entitled "Legal status of Judges in the Czech Republic - Disciplinary Liability" held on 28 May 2018, is invalid.

On the day the decision became effective, the participant in the proceedings surrendered their higher education degree obtained by studying the specific area of study and the academic title of Master. Moreover on that day, their university diploma and diploma supplement became invalid.

Legal Status of Judges in the Czech Republic – Disciplinary Liability

Summary

This diploma thesis focuses on the disciplinary liability of judges in the Czech Republic. The introduction of the thesis describes judiciary legislation and the individual responsibilities of a judge in performing judicial duties. The next part defines disciplinary liability and its legal nature and it also mentions the relationship of liability for damages and disciplinary liability. The third part focuses on the course of disciplinary proceedings and the structure of the disciplinary court that deals with disciplinary offences. Next, the fourth part offers a practical view on the individual disciplinary offences. The final part describes disciplinary measures and concentrates on one of them in particular – the concept of complaints of minor imperfection. The conclusion summarizes the findings and provides a comprehensive overview of the disciplinary liability of judges in the Czech Republic. The whole issue is examined mainly in terms of current legislation.

Keywords

Disciplinary liability of a judge. Judge. Disciplinary proceedings.