ABSTRACT

Name of this work: Execution of movables

As the title shows, this work deals with one of the manners of debt enforcement in the Czech Republic by means of judicial officers. In the introduction, the author introduces readers into history of enforcement law. Following parts deals with decreeing the execution with the means of execution of movables and both personal and tangible ensuring the process. Further the author mentions the executable goods, and afterwards he comes with detailed description of constituent phases of attachment of movable goods. He especially emphasizes the crucial part of this kind of execution which is movable goods attachment. The work is also concerned with third person's rights protection as one of the fundamental principles of executory laws. Furthermore, the author makes an attempt to suggest possible amendment of contentious § 68 of the executory code. The subsequent chapter deals with the public auction sale of the attached movables process which contains their appraising, issuing the notice sale, and finally the sale itself while the author does not omit proceeds from the sale. The concluding part concerns the costs which appear at the movables execution.

The goal of this work is to analyse the component phases of movables execution. The author endeavours to point out possible rigours as well as malpractice likely related to movables execution.