

ABSTRACT

This thesis deal with the Trust, as it was introduced by the Act no. 89/2012 Coll., Civil Code with the effect from January 1, 2014.

The thesis research the relevant provisions of the Act no. 89/2012 Coll. and represents an effort to a correct, contemporary, logical and systematic interpretation, which may not be obvious from the wording of the law at a first sight.

The thesis is divided into eight chapters. The first, the second and the third chapters deal with the historical context of the Trust in a possible ultimate form because of that this is necessary for the right contemporary interpretation of the relevant statutory provisions. The fourth and the fifth chapters research the contemporary legislation of the Trust in terms of both substantive and procedural law. The sixth and the seventh chapters research the first important amendment to the Act no. 89/2012 Coll., which will become effective on January 1, 2018, which will implement the expected legislative framework for a public list of the Trust and which will implement the related reasonable and appropriate legislative changes. The last, eighth chapter deals with the contemporary international context of the Trust.