

Uvodnik

UDK: 504.5:621.43.068

Kaj lahko voznik motornega vozila stori za boljši zrak?

Janez Kranjc

POVZETEK

Avtor obravnava problem izpustov strupenih snovi in trdih delcev v ozračje. Posebej izpostavlja vprašanje puščanja motorjev v prostem teku, ko vozilo stoji. Čeprav Zakon o pravilih cestnega prometa (ZPrCP) tako ravnanje prepoveduje, to ne vpliva na prakso. Avtor predlaga, da bi pristojni voznike, ki puščajo motorje v prostem teku, dosledno opozarjali in šele, če to ne bi zaleglo, tudi kaznovali. Hkrati predlaga, da bi morali sprožiti obsežno akcijo, s katero bi skušali voznike okoljsko ozavestiti in bi jih spodbujali k odgovornemu ravnanju. Avtor podpira načrtno prizadevanje za varčno in okolju prijazno vožnjo, saj ugašanje motorja, ko avto stoji, ne bo rešilo problema zastrupljanja ozračja. Pri vsem skupaj bi se morali predvsem zavedati, da vsak liter šteje. Še zlasti liter, ki zgori po nepotrebem in brez koristi. Pomeni le strošek in nesmiselno poslabševanje zraka, ki ga dihamo.

Ključne besede: zrak, izpusti, strupene snovi, trdi delci, ozračje, avtomobili, prosti tek motorja, ugašanje motorja, cestni promet.

Editorial

UDC: 504.5:621.43.068

How Can Car Drivers Help Improve Air Quality?

Janez Kranjc

SYNOPSIS

The author discusses the problem of emissions of toxic substances and particulate matter. In particular, he highlights the problem of engine leakage during idling when the vehicle is stationary. Despite the Road Traffic Rules Act prohibiting such behaviour, it remains a common practice. The author suggests that drivers who leave their engines idling should be warned by the authorities. If this fails, they should be penalised. Additionally, the author calls for a widespread campaign to raise awareness of environmental issues among drivers and promote responsible behaviour. The author supports the planned effort for economical and environmentally friendly driving because turning off the engine when the car is stationary is insufficient to prevent atmospheric pollution. Above all, we should be aware that every litre of fuel counts. Especially a litre that burns unnecessarily and without benefit, contributing only to costs and the senseless deterioration of the air we breathe.

Key words: air, emissions, toxic substances, solid particles, atmosphere, cars, engine idling, engine shutdown, road traffic.

Znanstveni članek
UDK: 347:005.745(049.3)

Medobčinsko sodelovanje – predlog slovenske tipologije

Iztok Rakar, Daša Tičar, Jože Benčina

POVZETEK

Občine so v zadnjem času pod nenehnim pritiskom kompleksnih in hitro spreminjajočih se izzivov. Eno od orodij za zagotovitev ustreznega obsega in kakovosti lokalnih javnih dobrin in storitev je medobčinsko sodelovanje. Gre za raznolik, dinamičen in kompleksen pojav, ki ima v Evropi dolgo tradicijo. Vse navedeno ima posledice tudi na področju raziskovanja. Kompleksnost opazovanja empiričnega pojava lahko zmanjšamo z oblikovanjem tipologij, ki z razvrščanjem oblik v skupine oziroma tipe na podlagi skupnih lastnosti omogočajo sistematičnost raziskovanja. Čeprav v literaturi obstaja več tipologij, ugotavljamo, da nobena ne ustreza povsem slovenskemu kontekstu. Glede na to smo oblikovali tipologijo medobčinskega sodelovanja, prilagojeno slovenskemu kontekstu, s čimer smo obogatili nabor primerov v literaturi in omogočili sistematično opazovanje pojava v danem okolju ter posredovanje ugotovitev raziskovanja deležnikom na razumljiv način. Hkrati smo opredelili tudi postopek nenehnega izboljševanja tipologije, ki temelji na cikličnem zaporedju oblikovanja idej in rešitev na osnovi teoretskih izhodišč, usklajevanja z zakonodajo in preverjanja ustreznosti z zbiranjem in empirično analizo podatkov.

Ključne besede: medobčinsko sodelovanje, tipologija, lokalna samouprava, Slovenija.

Scientific Article
UDC: 347:005.745(049.3)

Intermunicipal Cooperation – A Proposal of a Slovenian Typology

Iztok Rakar, Daša Tičar, Jože Benčina

SYNOPSIS

Municipalities today face constant pressure from increasingly complex and rapidly evolving challenges. One effective tool for ensuring the appropriate scope and quality of local public goods and services is intermunicipal cooperation. This is a diverse, dynamic, and complex phenomenon with a longstanding tradition in Europe. The complexity of this issue also influences its research. To reduce the intricacy of observing such empirical phenomena, typologies can be developed. These classify forms into groups or types based on common characteristics, facilitating systematic research. While numerous typologies exist in the literature, we find that none fully suit the context of Slovenia. To bridge this gap, we developed a typology of intermunicipal cooperation tailored to the Slovenian context. This not only enriches the range of examples available in the literature but also enables systematic observation of the phenomenon within this specific context. Moreover, it supports the communication of research findings to stakeholders in a clear and comprehensible manner. At the same time, we proposed a procedure for the continuous refinement of the typology, which is based on a cyclical sequence of idea and solution development based on theoretical foundations, alignment with legislation, and verification of suitability through data collection and empirical analysis.

Key words: inter-municipal cooperation, typology, local self-government, Slovenia.

Strokovni članek
UDK: 351.712:061.1EU

Test čezmejnega interesa: gordijski vozec uporabe prava EU na področju javnega naročanja in koncesij

Jan Krajnik

POVZETEK

Ker je želel evropski zakonodajalec s posegi na področje upravnega prava zati tiste oddaje javnih naročil in podelitve koncesij, ki vplivajo na notranji trg, je v direktivah s področja javnega naročanja in koncesij jasno zamejil področje uporabe. Tako je nastala razmeroma preprosta shema: če javno naročilo oziroma koncesija spada na področje uporabe direktive, se uporabi pravo Evropske unije (EU), v nasprotnem primeru pa se uporabi nacionalno pravo. V to shemo je poseglo Sodišče EU in odločilo, da se za javna naročila in koncesije, ki izpadejo s področja uporabe direktiv, vendar imajo gotov čezmejni interes, kljub temu uporabljajo temeljna pravila in splošna načela Pogodbe o delovanju EU. S tem je Sodišče EU vzpostavilo tako imenovani test čezmejnega interesa, vendar mu ga v skoraj dvajset letih še ni uspelo povsem opredeliti. Avtor podrobno analizira vzpostavitev in uporabo testa čezmejnega interesa v sodni praksi Sodišča EU ter opozarja na številne nejasnosti in dileme, ki lahko nastanejo ob njegovi uporabi. Sklepno oblikuje tudi sistematičen test presoje skladnosti postopka oddaje javnega naročila oziroma podelitve koncesije z zahtevami primarnega prava EU.

Ključne besede: test čezmejnega interesa, čezmejni interes, koncesija, javno naročilo, področje uporabe direktive, mejna vrednost, pravo EU.

Scientific Article
UDC: 351.712:061.1EU

Cross-Border Interest Test: The Gordian Knot of the Application of EU Law in the Field of Public Procurement and Concessions

Jan Krajnik

SYNOPSIS

Since the European legislator, by intervening in the field of administrative law, wanted to cover those public procurement and concession awards which have an impact on the internal market, it confined the scope of the public procurement and concessions directives. This approach resulted in a relatively straightforward framework: if a public contract or concession falls within the scope of the directive, European Union (EU) law applies; otherwise national law prevails. The Court of Justice of the EU (CJEU) has intervened in this scheme and ruled that the public contracts and concessions which fall outside the scope of the directives but which are of certain cross-border interest are nevertheless subject to the fundamental rules and general principles of the Treaty on the Functioning of the EU. The CJEU thus established the so-called cross-border interest test, but has not yet been able to define it fully in almost twenty years. The author analyses in detail the establishment and application of the cross-border interest test in the case law of the CJEU and highlights a number of ambiguities and dilemmas that may arise in its application. Finally, he proposes a systematic test to assess whether a public procurement or concession award procedure complies with the primary EU law requirements.

Key words: cross-border interest test, cross-border interest, concession, public procurement, scope of the directive, threshold, EU law.

Znanstveni članek
UDK: 351.712:179.3:59
502.131.1:351.712:59

Dobrobit živali v postopkih javnega naročanja

Katja Štemberger Brizani

POVZETEK

Članek obravnava pravne možnosti in izzive pri vključevanju dobrobiti živali v postopke javnega naročanja kot del trajnostnega razvoja. Avtorica analizira slovensko zakonodajo, zlasti Zakon o javnem naročanju (ZJN-3), ter veljavne pravne okvire EU, ki dobrobit živali opredeljujejo kot pomemben okoljski vidik. Dobrobit živali je pravni standard, ki ga je mogoče vključiti v javna naročila skozi tehnične specifikacije, razloge za izključitev, pogoje za sodelovanje, merila za izbiro ponudb in pogodbeno določila. Vendar se zaradi pomanjkanja jasnejše zakonodaje in smernic, strokovne usposobljenosti naročnikov in ponudnikov ter stroškovnih vidikov tako naročanje v praksi še ni široko uveljavilo. Avtorica zato predlaga nekatere ukrepe, ki lahko spodbudijo širše upoštevanje dobrobiti živali tudi v postopkih javnega naročanja.

Ključne besede: dobrobit živali, javno naročanje, ugotavljanje sposobnosti, tehnične specifikacije, merila za izbiro, pogodbene določbe.

Scientific Article
UDC: 351.712:179.3:59
502.131.1:351.712:59

Animal Welfare in Public Procurement Procedures

Katja Štemberger Brizani

SYNOPSIS

The article focuses on the legal possibilities and challenges of incorporating animal welfare into public procurement processes as part of sustainable development. The author examines Slovenian legislation, particularly the Public Procurement Act (ZJN-3), as well as existing EU legal frameworks that recognize animal welfare as an important environmental aspect. Animal welfare is a legal standard that can be integrated into public procurement through technical specifications, exclusion grounds, selection criteria, award criteria, and contractual terms. However, due to a lack of clearer legislation and guidelines, the limited professional competence of contracting authorities and bidders, and cost-related factors, such procurement practices have not yet been widely adopted. Therefore, the author proposes several measures to encourage broader consideration of animal welfare in public procurement procedures.

Key words: animal welfare, public procurement, ability assessment, technical specifications, selection criteria, contractual provisions.

Znanstveni članek
UDK: 325.3:347.9:061.1EU
325.3(64)

Maroko, Evropska unija in Zahodna Sahara: dekolonizacija pred Sodiščem EU

Anže Mediževac

POVZETEK

Danes po svetu še vedno obstaja nemalo (post-)kolonialnih narodov in nesamoupravnih ozemelj, ki še niso imeli priložnosti izvršiti pravice do samoodločbe, ki jim pripada po mednarodnem pravu. Posledice kolonializma in nedokončana dekolonizacija so tako še vedno izziv za mednarodno skupnost. Nekatere zgodbe dekolonizacije uživajo več pozornosti kot druge, o nekaterih se sploh ne razpravlja, na primer o zgodbi Zahodne Papue na otoku Nova Gvineja. Avtor obravnava primer Zahodne Sahare in avtohtonega prebivalstva tega ozemlja – ljudstva Sahrawi, ki že desetletja čaka na priložnost za samoodločbo. V večini Zahodne Sahare namreč vse od leta 1975 oblast izvaja Maroko, ki jasno izraža namero aneksirati še večji del tega ozemlja kot doslej. S primerom Zahodne Sahare se je ukvarjalo tudi Sodišče EU v svoji sodni praksi. Nedavno, 4. oktobra 2024, je Sodišče EU odločilo, da je ljudstvo Sahrawi edini nosilec pravice do samoodločbe na tem ozemlju, zunanje delovanje EU v razmerju do Maroka in Zahodne Sahare pa mora to upoštevati, če želi EU ravnati v skladu z mednarodnim pravom, ki jo zavezuje. Avtor analizira omenjeno sodbo z vidika načina, kako Sodišče EU razlaga pravico narodov do samoodločbe v primeru Zahodne Sahare in ugotavlja, ali partikularna situacija na območju Zahodne Sahare vpliva na razlogovanje Sodišča EU.

Ključne besede: Zahodna Sahara, Sahrawi, Maroko, Polisario Front, Evromediterranski sporazum, pravica narodov do samoodločbe, Sodišče EU, zunanje delovanje EU.

Scientific Article
UDC: 325.3:347.9:061.1EU
325.3(64)

Morocco, the European Union and Western Sahara: Decolonisation before the Court of Justice of the EU

Anže Mediževc

SYNOPSIS

Today, numerous (post-)colonial peoples and non-self-governing territories around the world have yet to exercise their right to self-determination under international law. The consequences of colonialism and the unfinished process of decolonisation continue to pose a challenge to the international community. Some stories of decolonisation attract considerable attention, while others remain largely ignored—for instance, the case of West Papua on the island of New Guinea. The author focuses on Western Sahara and its indigenous people, the Sahrawi people, who have been awaiting an opportunity for self-determination for decades. Since 1975, most of Western Sahara has been under Moroccan control, with Morocco demonstrating a clear intention to annex even more of its territory. The case of Western Sahara has also been considered by the Court of Justice of the EU in its case law. Most recently, on 4 October 2024, the Court ruled that the Sahrawi people are the only people entitled to self-determination in this territory, and the EU's external action towards Morocco and Western Sahara must take this into account if the EU is to comply with international law. The author analyses the above-mentioned judgment of the Court from the perspective of how the Court interprets the right of peoples to self-determination in the case of Western Sahara. Additionally, the article examines whether the particular situation in the territory of Western Sahara has an impact on the Court's reasoning.

Key words: Western Sahara, Sahrawi, Morocco, Polisario Front, Euro-Mediterranean Agreement, right of peoples to self-determination, Court of Justice of the EU, external action of the EU.

Strokovni članek
UDK: 342.7:316.476-057.875

Pravni izzivi svobode izražanja v pluralistični družbi

Primer tekmovanja
Moot Court Helga Pedersen 2024

Maja Kalin

POVZETEK

Prispevek analizira pravne in družbene vidike primera, ki je bil obravnavan na tekmovanju *Helga Pedersen Moot Court Competition 2024* s področja evropskega prava človekovih pravic. Ključno vprašanje je bilo, ali omejitev svobode izražanja kontroverznega »vplivneža« Davida Borga s strani univerze v državi Zemland krši 10. člen Evropske konvencije o človekovih pravicah. Povabljen je bil predavati o temah, kot so podnebne spremembe in feminizem, vendar je univerza zaradi protestov njegova predavanja odpovedala. Analiza se osredotoča na pravico do svobode izražanja v demokratični družbi, pri čemer poudarja pomen pluralizma, meje sovražnega govora ter vpliv posegov države na javno razpravo. Prispevek obravnava relevantne pravne kriterije in njihovo uporabo v sodni praksi Evropskega sodišča za človekove pravice.

Ključne besede: svoboda izražanja, Evropska konvencija o človekovih pravicah, pluralizem, sovražni govor, Helga Pedersen Moot Court Competition, vplivnež.

Professional Article
UDC: 342.7:316.476-057.875

Legal Challenges of Freedom of Expression in a Pluralistic Society

The Helga Pedersen Moot Court Competition 2024 Case

Maja Kalin

SYNOPSIS

The article examines the legal and societal aspects of a case deliberated during the 2024 Helga Pedersen Moot Court Competition, a competition in the field of European human rights law. The central issue was whether the restriction of a controversial influencer David Borg's freedom of expression by a university in Zemland violated Article 10 of the European Convention on Human Rights. Borg had been invited to lecture on topics including climate change and feminism. However, the university cancelled his lectures in response to protests. The analysis focuses on the right to freedom of expression in a democratic society, highlighting the significance of pluralism, the limits of hate speech, and the impact of state interference on public debate. The article explores relevant legal criteria and their application in the case law of the European Court of Human Rights.

Key words: freedom of expression, European Convention on Human Rights, pluralism, hate speech, Helga Pedersen Moot Court Competition, influencer.

Strokovni članek
UDK: 373.21:159.922.76

Prilagajanje na vodo in hipoterapija za predšolske otroke s posebnimi potrebami – nasmeh v vrtcu je najlepši

Franja Mojca Škof

POVZETEK

Kurikulum za vrtce je nacionalni dokument, ki je strokovna podlaga za delo v (javnih) vrtcih. Njegov cilj je večje upoštevanje človekovih in otrokovih pravic, različnosti in drugačnosti otrok. V javni vrtec so vključeni tudi predšolski otroci s posebnimi potrebami. Ti otroci so vključeni v oddelke vrtca, v katerih se izvaja prilagojen program, ali pa so integrirani v redne oddelke z dodatno strokovno pomočjo. V Vrtcu Vodmat imajo dva oddelka, v katerih se izvaja prilagojeni program za otroke s posebnimi potrebami. V prvem so otroci z motnjami avti-stičnega spektra, v drugem pa otroci z drugimi razvojnimi primanjkljaji. V vrtcu so iskali aktivnosti za podporo otrokom in tudi strokovnim delavcem v razvojnih oddelkih, predvsem aktivnosti za krepitev motivacije za pričakovano vede-nje, spodbujanje učenja veščin komunikacije in socialne interakcije. V šolskem letu 2023/2024 so v vrtcu skupaj z Lions klubom Omnia Ljubljana oblikovali prvi projekt za otroke oddelkov, v katerih se izvaja prilagojeni program. V okvi-ru programa so izvedli deset srečanj prilagajanja na vodo po metodi Halliwick v bazenu Fakultete za šport v Ljubljani in deset obiskov hipoterapije na ranču Orle. Rezultati so izjemni.

Ključne besede: javni vrtci, kurikulum, otroci s posebnimi potrebami, razvojni oddelek, Vodmat, Halliwick, hipoterapija.

Professional Article
UDC: 373.21:159.922.76

Adaptation to Water and Hippotherapy for Preschool Children with Special Needs: The Beauty of a Smile in Kindergarten

Franja Mojca Škof

SYNOPSIS

The kindergarten curriculum is a national framework that guides practice in (public) kindergartens. It aims to enhance the focus on human and children's rights, recognising the diversity and varying needs of children. Preschool children with special needs are welcomed into public kindergartens, where they either join customised programmes within specific sections or are integrated into mainstream classes with additional professional support. At Vodmat Kindergarten, two specialised departments cater to these needs. The first serves children with autism spectrum disorders, and the second accommodates children with other developmental challenges. In seeking to support these children and their educators, particularly in fostering motivation for desired behaviours, enhancing communication skills, and promoting social interaction, Vodmat Kindergarten, in collaboration with the Lions Club of Omnia Ljubljana, launched a pioneering project for the 2023/2024 school year. This initiative included ten sessions of the Halliwick method of water adaptation at the Faculty of Sports pool in Ljubljana and ten hippotherapy sessions at Orle Ranch. The outcomes have been exceptionally positive.

Key words: public kindergartens, curriculum, children with special needs, development department, Vodmat, Halliwick, hippotherapy.

Prikaz knjige
UDK: 343.54(049.3)

Spolno kazensko pravo: od starega veka do današnjega kazenskopravnega obvladovanja spolnosti

Eneja Drobež

POVZETEK

Spolno kazensko pravo je posebno področje kazenskega prava. Odraža temelje vsakokratne družbene ureditve in odnos med različnimi družbenimi skupinami z vidika spola in spolne usmerjenosti. Ker po vsebini močno posega v intimna razmerja med posamezniki – represivno jih varuje, pa tudi omejuje – je zelo čustveno nabito. Vse to zagotavlja predstavnikom pravosodja (sodnikom, tožilcem, odvetnikom), raziskovalcem, pedagogom ter študentom, ki se s tem področjem ukvarjajo, še dodaten izziv. Monografija *Spolno kazensko pravo: od starega veka do današnjega kazenskopravnega obvladovanja spolnosti*, ki je izšla pri založbi Uradni list, je izjemno znanstveno delo, ki te izzive izvrstno obravnava in bo zato strokovnjakom pri delu v veliko pomoč, zanimiva pa je tudi za druge pravnike in laike. Ta monografija ne prinaša zgolj teoretičnega pregleda, temveč skozi analitični pristop ponuja tudi praktične rešitve za obravnavo ključnih vprašanj spolnosti v pravnem kontekstu.

Ključne besede: spolno kazensko pravo, spolnost, čustva, intimna razmerja, zakonodaja, represija.

Book Review
UDC: 343.54(049.3)

Sexual Criminal Law: From Ancient Times to Today's Criminal Management of Sexuality

Eneja Drobež

SYNOPSIS

Sexual criminal law is a special branch of criminal law that embodies the foundation of the current social order and illustrates the interactions between different social groups from a gender perspective. This field significantly impacts the intimate relationships between individuals, offering protection while also imposing restrictions, thereby making it highly emotionally charged. This aspect presents additional challenges for members of the judiciary (judges, prosecutors, lawyers), researchers, educators, and students who engage with it. The monograph *Sexual Criminal Law: From Ancient Times to Today's Criminal Management of Sexuality*, published by the Uradni list Publishing House, is an outstanding scientific work that adeptly addresses these challenges. It serves as an invaluable resource for professionals in the field and is equally engaging for other legal practitioners and non-jurists. This monograph not only provides a theoretical framework but also, through its analytical approach, proposes practical solutions for addressing fundamental issues of sexuality within a legal context.

Key words: sexual criminal law, sexuality, emotions, intimate relationships, legislation, repression.

Drugi članki in sestavki
UDK: 342.8:061.2(497.4)

Volilna skupščina Zveze društev pravnikov Slovenije

Boštjan Koritnik

POVZETEK

Zadnji delovni dan novembra je na Pravni fakulteti Univerze v Ljubljani potekala volilna skupščina Zveze društev pravnikov Slovenije (ZDPS). Začela se je z nagovorom aktualnega predsednika ZDPS dr. Mihe Juharta, nadaljevala pa s ključnim delom vsake skupščine, tj. preverbo sklepčnosti. V skladu s statutom je morala biti prisotna več kot polovica članov, ZDPS pa ima trenutno 24 aktivnih članov – društev pravnikov, tako splošnih kot tudi »specializiranih«. Prisotnih je bilo 14 od možnih 24 delegatov, s čimer je bila ugotovljena sklepčnost skupščine. Volitve so bile tako uspešno izvedene, novi-stari predsednik je dr. Miha Juhart, za novo podpredsednico je bila imenovana Branka Neffat, novi-stari generalni sekretar je Boštjan Koritnik, za novega zakladnika je bil imenovan mag. Uroš Škufca, za nova člana izvršilnega odbora Velibor Dujaković in dr. Vesna Bergant Rakočević (poleg že tudi prej Bojane Kmetec Rošic, dr. Petre Ferk, Ajasa Midžana, Jerneja Kuzmiča in Aleksandra Cmoka), nadzorni odbor pa ostaja v enaki zasedbi.

Ključne besede: Zveza društev pravnikov Slovenije, volilna skupščina, volitve, Miha Juhart, Branka Neffat, Boštjan Koritnik, Uroš Škufca.

Other Articles and Contributions
UDC: 342.8:061.2(497.4)

Electoral Assembly of the Association of the Slovenian Jurists' Societies

Boštjan Koritnik

SYNOPSIS

On the last working day of November, the Electoral Assembly of the Association of Jurists' Societies of Slovenia (ZDPS) convened at the Faculty of Law, University of Ljubljana. The assembly commenced with an address by the incumbent President of ZDPS, Miha Juhart, PhD, followed by the crucial task of verifying the quorum. The Statute requires the presence of more than half of the members for the quorum; with the ZDPS currently comprising 24 active members—associations of jurists, both general and “specialised”. Out of possible 24, 14 delegates were present, thereby establishing the quorum of the Assembly. The elections were conducted successfully: Miha Juhart, PhD, was re-elected as President, Branka Neffat was elected the new Vice-President, Boštjan Koritnik continued as Secretary-General, Uroš Škufca was elected the new Treasurer, and the Executive Board welcomed new members Velibor Dujaković and Vesna Bergant Rakočević, PhD, joining the existing members Bojana Kmetec Rošic, Petra Ferk, PhD, Ajas Midžan, Jernej Kuzmič and Aleksander Cmok. The Supervisory Board remains unchanged.

Key words: Association of Jurists' Societies of Slovenia, electoral assembly, elections, Miha Juhart, Branka Neffat, Boštjan Koritnik, Uroš Škufca.

Drugi članki in sestavki
UDK: 342.8:061.2(497.4)

Volilna skupščina Zveze društev za gospodarsko pravo Slovenije

Boštjan Koritnik

POVZETEK

S 15. decembrom 2024 je po štirih letih delovanja mandat potekel vodstvu druge od dveh pravniških zvez, tj. Zveze društev za gospodarsko pravo Slovenije (ZDGPS), v začetku decembra pa je v skladu s tem potekala njena volilna skupščina. Na lastno željo sta se z vodilnih mest poslovila predsednica dr. Etelka Korpič Horvat in podpredsednika dr. Darja Senčur Peček in Franci Gerbec, skupščina pa je na ta dva položaja izvolila profesorico s Pravne fakultete Univerze v Mariboru dr. Vesno Rijavec za predsednico, Branko Neffat vnovič, Klemna Drnovška in dr. Tomaža Keresteša pa na novo za podpredsednike ZDGPS. Maja Ekart ostaja glavni tajnik ZDGPS, Boštjan Koritnik pa blagajnik. Najbolj spremenjen pa je bil nadzorni odbor: namesto dr. Marijana Kocbeka, Branke Štanc in mag. Domna Bizjaka so novi nadzorniki dr. Darja Senčur Peček kot predsednica ter Maja Mihelič in Srečko Berk kot člana nadzornega odbora. *Ključne besede:* Zveza društev za gospodarsko pravo Slovenije, volilna skupščina, volitve, Etelka Korpič Horvat, Vesna Rijavec, Branka Neffat, Franci Gerbec, Klemen Drnovšek, Tomaž Keresteš, Maja Ekart, Boštjan Koritnik.

Other Articles and Contributions
UDC: 342.8:061.2(497.4)

Electoral Assembly of the Association of the Slovenian Commercial Law Societies

Boštjan Koritnik

SYNOPSIS

On 15 December 2024, after four years of operation, the mandate of the leadership of the second of the two legal associations—i.e. Association of the Slovenian Commercial Law (ZDGPS)—ended, and in early December, its election assembly was held accordingly. At their own request, President Etelka Korpič Horvat, PhD, and Vice Presidents Darja Senčur Peček, PhD, and Franci Gerbec resigned, and the assembly elected new officials to these two positions. A professor from the Faculty of Law of the University of Maribor Vesna Rijavec, PhD, was elected President. The newly appointed Vice Presidents of ZGDPS are Branka Neffat, Klemen Drnovšek, and Tomaž Keresteš, PhD. Maja Ekart remains the General Secretary, and Boštjan Koritnik continues as Treasurer. The Supervisory Board has undergone the most changes: instead of Marijan Kocbek, PhD, Branka Štanc, and Domen Bizjak, the new supervisors are Darja Senčur Peček, PhD, as President of the Board, with Maja Mihelič and Srečko Berk serving as members.

Key words: Association of the Slovenian Commercial Law Societies, electoral assembly, elections, Etelka Korpič Horvat, Vesna Rijavec, Branka Neffat, Franci Gerbec, Klemen Drnovšek, Tomaž Keresteš, Maja Ekart, Boštjan Koritnik.

Drugi članki in sestavki
UDK: 342.8:061.2(497.4)

Izjemno uspešna Pandina dobrodelna dražba – 14.060 evrov za Pediatrično kliniko

Boštjan Koritnik

POVZETEK

Društvo študentov prava Ljubljana (Pravna Panda) je sredi decembra 2024 praznovalo svojo desetletnico, osrednji del praznovanja – poleg velike torte – pa je bil v znamenju dobrodelnosti. Na Ljubljanskem gradu so namreč – skupaj z Litteralis, Inštitutom za ustavno pravo in Društvom za športno pravo – organizirali dobrodelno dražbo, tudi z neposrednim prenosom prek družabnega omrežja Facebook, zbrana sredstva pa so namenili kliničnemu oddelku za neonatologijo Pediatrične klinike v Ljubljani. Ta skrbi za novorojenčke, stare do 30 dni, že v naprej pa se je vodstvo klinike odločilo, da bo zbrana sredstva porabilo za nakup infuzijskih črpalk, ki jih otroci nujno potrebujejo za aplikacijo zdravil in terapij. Na dražbi so zbrali kar 14.060 evrov, kar več kot zadošča za načrtovani nakup šestih takih črpalk.

Ključne besede: Društvo študentov prava Ljubljana, Pravna Panda, Litteralis, Inštitut za ustavno pravo, Društvo za športno pravo, dobrodelna dražba, Pravna fakulteta Univerze v Ljubljani.

Other Articles and Contributions

UDC: 342.8:061.2(497.4)

Extremely Successful Panda's Charity Auction—EUR 14,060 Paediatric Clinic

Boštjan Koritnik

SYNOPSIS

The Ljubljana Law Students' Association (*Pravna Panda*) celebrated its tenth anniversary in mid-December 2024 with a celebration that centred around a charitable cause, in addition to featuring a large cake. The event took place at Ljubljana Castle, where, in collaboration with Litteralis, the Institute for Constitutional Law and the Association for Sports Law, a charity auction was held. This event was also broadcast live on Facebook, allowing for broader participation. The funds raised during the auction were designated for the clinical department for neonatology at the Paediatric Clinic in Ljubljana, which provides care for youngest newborns, up to 30 days old. The Clinic's management has already earmarked the proceeds for the purchase of infusion pumps. These pumps are crucial for the administration of medicines and therapies to the children. The auction was a resounding success, with a total of EUR 14,060 collected. This amount will be more than enough to cover the cost of six new infusion pumps.

Key words: Association of Law Students Ljubljana, Pravna Panda, Litteralis, Institute for Constitutional Law, Association for Sports Law, charity auction, Faculty of Law of the University of Ljubljana.