

ranim stranama da izvrše uvid i provjeru informacija od njihovog interesa. Ova novina će olakšati rad stečajnih upravitelja na način da će se povećati mogućnosti za provedbu preustroja stečajnih dužnika, ali i višeg stupnja namirenja vjerovnika.

Uz norme koje sankcioniraju nepravodobno pokretanje stečajnog postupka, nužna je kontinuirana edukacija svih sudionika kako bi se razvijala svijest o kulturi ranog djelovanja i koristile zakonske mogućnosti o sanaciji, odnosno restrukturiranju i preustroju stečajnih dužnika. U ovom procesu bitnu ulogu igraju stečajni upravitelji koji svojim sposobnostima određuju tijek stečajnih postupaka.

Edin RIZVANOVIĆ, PhD., Full Profesor
University of „Džemal Bijedić“ of Mostar, Faculty of Law
edin.rizvanovic@unmo.ba

Marija VIDIĆ, PhD., Associate Professor
University of Mostar, Faculty of Law
marija.vidic@pf.sum.ba

Marko BARIĆ, LL.M.,
[Agency for postal traffic of BiH](#)
Postgraduate doctoral student from legal sciences
at Faculty of Law University of Mostar
barichmarko@gmail.com

THE POSITION OF THE BANKRUPTCY TRUSTEE UNDER THE NEW LAW ON BANKRUPTCY PROCEEDING IN THE FEDERATION OF BOSNIA AND HERZEGOVINA

Summary: In their paper, the authors analyze the position of the bankruptcy trustee under the new Law on Bankruptcy Proceeding in the Federation of Bosnia and Herzegovina, which came into force on 15 July 2021. Bankruptcy trustee, as the operative body, has a central role in a bankruptcy proceeding, and the efficiency of a bankruptcy proceeding depends on his work. Bankruptcy trustee is the central operative body of a bankruptcy proceeding. The bankruptcy trustee position is a specific one because it combines within itself two functions. He is a bankruptcy proceeding body that has public powers and, under the law, he is also a debtor representative. Because of this specific position, it is of crucial importance in which way his work and supervision thereof are regulated. For the sake of strengthening the trust in the judicial system, selection and appointment of bankruptcy trustees should be transparent. Despite the fact that the new legal provisions have improved the overall position of bankruptcy trustees, the authors provide a critical review of issues that remained unregulated and would make the bankruptcy proceeding more transparent and more efficient.

Key words: bankruptcy, bankruptcy proceeding, interim bankruptcy trustee, bankruptcy trustee, trustee.