Summary

The diploma thesis is concerned with the topic of organized crime in the territory of the Czech Republic, in terms of both criminological and criminal law.

Chapter One describes the problems with the terminological definition of the term "organized crime", defines the characteristics of this phenomenon and their specificity in relation to other forms of criminal activity.

Chapter Two focuses on the causes and developmental changes of organized crime in the Czech Republic in order to highlight the seriousness of this phenomenon.

The risks of organized crime are further elaborated in Chapter Three, which aims to familiarize readers with the most frequent organized crime groups operating within the territory of the Czech Republic. The specificity of the crime committed by the organized crime groups is pointed out by using real criminal cases. In order to complete a picture of the activities and structure of the organized criminal groups operating within our territory, this chapter is interleaved with the current statistical data obtained from the Criminal Statistics System of the Czech Republic.

Chapter Four focuses on the main means and institutions in the field of the fight against organized crime, their development and the way how they affect the organized crime in our territory. To this end, this chapter is divided into four subchapters, the first of which provides a rough outline of the legislative means, the second subchapter deals with the political instruments of combating organized crime, the third subchapter analyzes the various institutions involved in the fight against organized crime, and finally the fourth subchapter deals with international cooperation in the fight against organized crime.

Chapter Five deals with the contemporary legal framework of organized crime, firstly from the point of view of the substantive criminal law and secondly in the terms of procedural legal regulation of organized crime, which is specifically focused on the institute of the agent and the problem of the accomplice witness. This chapter concludes a comparison between the Czech and Slovak criminal legislation, which presents the main shortcomings of the domestic law regulation of organized crime, together with suggestions for their improvement.