

## **Criminal offences dangerous pursuing and dangerous threatening**

### **Abstract**

This thesis aims to analyse especially the criminal law perspective of the crimes of dangerous pursuing and dangerous threatening. A criminological perspective is also included in the text. Therefore, sanctioning and connected issues as the seriousness of these crimes and their social harmfulness can be analysed. Based on this analysis, it is then assessed whether the current legislation is sufficient to be able to effectively prosecute the perpetrators of these crimes.

The content of this work is divided into two main parts, where the first part is devoted to the criminal law aspects and the second part is then devoted to the criminological aspects. The first part deals with issues related to the legislation, where all the features of these crimes are analysed in detail. The thesis also discusses the issue of the classification of these crimes in the system of the criminal code and possible alternatives. The issue of sanctioning the perpetrators of these crimes is also discussed in detail, where not only punishments and protective measures are analysed, but also substantive and procedural alternatives to punishments are assessed. The last chapter of the first part deals with a comparison of the legal regulation of these crimes in the Czech legal system and the legal system valid in the territory of England and Wales. The criminological part then deals in detail not only with the person of the perpetrators of these crimes but also with the person of the victims. Evaluation of the severity of the consequences of these crimes is especially emphasized in this part.

The results of the analysis are presented at the end of this thesis. The conclusion also includes proposals for changes in the legislation. These changes are proposed in the case of the crime of dangerous pursuing, in the form of the addition of actus reus. This option is chosen because the crime of dangerous pursuing includes many possible acts of varying severity, where it is not possible to generally tighten the imminent criminal sanction. At the same time the analysis showed that in some cases such acts are so serious to the freedom of the individual that, in comparison with other crimes against freedom, a sanction appears to be unsystematic and disproportionately benevolent.

**Key words: dangerous, pursuing, threatening**