ABSTRACT

This thesis deals with the crime of dangerous stalking under s. 354 of the Criminal Code and also with the phenomenon called stalking, which is directly linked with the merits.

In introduction of the thesis is described a relationships between the concepts – crime of dangerous stalking and stalking. The thesis is composed of three large chapters – first chapter is focused on stalking from psychological viewpoint, another chapter deals with a legislation of the crime of dangerous stalking in the Czech republic and in the last part are outlined the problematic aspects related to this crime and reasoning de lege ferenda.

First chapter starts with a short description of history of stalking and includes mentioning of the first cases for introduction the antistalking legislation. Than a significant part of thesis deals with perpetrators of stalking, especially with the types of perpetrators, which were been created over the whole period of time and characteristics for each type of perpetrator. Another key part deals with victims of stalking from the psychological view and also from legal context of Victims of Crime Act, and also from context of Criminal Procedure Code from the viewpoint of the rights of the victims.

Another part focuses on merits of dangerous stalking, where are mentioned the options of sanctioning of stalking before the implementation the merits to the Criminal Code and then are analyzed the individual aspects of merits from the view of case law of Supreme Court. There are also stated the criminal procedure aspects related to the dangerous stalking and few words about punishing the perpetrators and concurrence with other crimes.

The last key part deals with problematic aspects, which are related to dangerous stalking such as police procedures of the application of the law, and also proposals de lege ferenda including a short comparison with selected foreign legislation.