The diploma work contains an analyze of the role of prosecutor in the trial. The diploma concerns historical progress of the Prosecuting Attorney's Office from the its beginning to present. Following two chapter are concerned on institutional system of Prosecuting Attorney's Office. The main point of the third chapter is focused on the basic principal generally concerning the prosecutor's role (there are described principle of the protection of public interest, principle of independence, objectiveness, unity and effectivity) and also the principles, directly focused in the whole trial (principle of legality, accusation, etc.) The 5th chapter is concerned on the main body of the diploma work, i.e. the role of the prosecutor in the trial and on its particular stages in the trial. Following contains the comparison with some foreign legally forms (United states of America, Germany, France, Slovakia) and finally the conclusion, including concepts of de lege ferenda.