Abstract

This thesis deals with right to criminal procedure within a reasonable time from the point of view of the Czech criminal law and of the judiciary of the European court for human rights which has a strong impact on the judiciary of the Czech courts. The regulation in the Czech Criminal code is analyzed as well. This thesis also focuses on the consequences of the inadequate length of criminal proceedings in the form of the imposed punishment. The complex measures which could be effective and could make the criminal proceedings faster are also the matter of the analysis.