

My diploma work named „Conditional interruption of criminal procedure“ is largely intended as an analysis of the alternative form of procesution (diversion) which was an amendmend to the Criminal Order in 1993 (Act No. 292/1993 Coll. - § 307 and 308).

The aim of this analysis is to examine recent legal conceptions and the practical application uses of this procedure as per the instructions of the courts specifying the use of the new amended article.

I will also discuss some theoretical problems such as possible imperfections between the conditional interruption of criminal procedure and the Declaration of Human rights when imposing duties and restrictions without presence of judgement setting down guilty of an accused person.