The thesis deals with the topic of the liability for defects in a sold thing with an emphasis on the relevant provisions of private law, particularly the Civil Code, and with regard to legislation concerning consumer protection. The thesis does also not forget to highlight the changes that have occurred recently with respect to the accession of the Czech Republic to the European Union, and even the planned impacts on liability for defects in a sold thing in the upcoming re-codification of private law are examined.

The thesis is divided into four chapters. Introductory chapters focus on defining of the concept of civil liability and its classification. The key aspect of this thesis becomes the third chapter, which deals with the institute of liability for defects in a sold thing, taking into account current legislation. Part of this thesis is the comparison of current Czech legislation with relevant German provisions. A summary of problematic aspects of the liability for defects and suggestions of their possible solution are presented at the end of the thesis.