

In the presented thesis I pursue the issues of the receivables in insurance with the accent to the receivables of the insurer where the insurer is the creditor. I describe the most common types of the claims which is the category connected to the cause of origin – outstanding premium from the insurance contract, recourse right of the insurer, title to claim back the intermediary commission (cancellation commission), etc. In the following part of my thesis I pay attention to the methods of claim settlement. Since it is related to the issues of the receivables in insurance I cannot leave out also the claims of the Czech Office of Insurers (Česká kancelář pojistitelů - ČKP), institution that is not an insurer but fulfils similar role in certain situations and therefore has its un-replaceable place on the Czech Insurance market. Important part of my thesis is dedicated to the analysis of judicator most importantly in the connection with the application of the recourse rights. In the chapter „Attorneys reward“ I stress out the issues of so called prerogative ordinance that is currently very actual. I am trying to consider all above mentioned issues not only with the respect to already established practice and more or less stabile judicator but most importantly with the respect to the new Civil Code.