

## **Abstract (En)**

This rigorous thesis is split into twelve chapters. Subsequently there are recognized topics responsibility for sport's injuries in system general law responsibility and main in criminal law. In opening is this rigorous thesis directed at characteristic of term „sport“ and its relationship to norms of law. After general delimiting relationship sport and law is thesis engaged in general aspects of responsibility from sport injuries in general and historical view and to from perspective of law doctrines predominated in main states of different law cultures. In not least order this thesis is trying find the law relevant of sports rules and their function by limiting the law responsibility for sports injuries. The thesis at the end try apply this knowledge to Czech criminal law and follow analysis of main Czech judgments. In final chapter is the thesis directed at some general aspects of possible criminal responsibility of corporations for sport injuries.