

Abstract

The Doctoral Thesis concerns with appeals in criminal proceedings from the point of view of their inclusion into the system of ordinary and extraordinary remedies characterizing them from the theoretical part with point of view to influence any basic principles of a criminal procedure and discusses the effect of revision principle defining the range of appellate court reviewing obligations and principles of an appellate court and cassation and appellation principles in the way of an appeal setting, as well as other demonstrations of other specific principles of a correction procedure. With regard to the basic changes that happened by last great amendment to the Criminal Procedure Code it describes the valid appeal legislation as the only appeal against a still not legitimate judgment of a first instance court and also draws attention to some actual problems of judicial practice. It compares the legislative confirmation of appeals in the Czech Criminal Procedure with the Slovak legislation and *de lege ferenda* considers the needs of appeal proceedings with regard to the prepared re-codification of criminal justice process.