

Abstract in english

This thesis deals with the application of diversions in the Czech criminal procedure. This means an alternative way of dealing with criminal cases, which in compliance with statutory conditions makes it possible to resolve the matter differently than the judgment of conviction. The beginning of the thesis is devoted to the diversions in general. Furthermore the thesis focuses on individual diversions separately, each of which is discussed in a separate chapter. These include: the Conditional suspension of criminal prosecution, the Settlement, the Conditional delaying of submitting a proposal for punishment, the Withdrawal from the prosecution of a juvenile, the Criminal command and the Plea bargain. Each chapter contains a theoretical analysis, practical examples, statistics, application problems and proposals de lege ferenda. The institute of Plea bargain is analysed most detailed, as the last of diversions, which was incorporated to Criminal Procedure Code of the Czech Republic in 2012. In this chapter it can be found also the part, which deals with the comparison of Czech and foreign adaptations.