## Resumé

The official title of my thesis is *Application for an appeal review on the points of law in civil procedure*. The main objective of this thesis is to describe the development of an institute of an application for an appeal review throughout the legal history of the civil procedure in the area of the Czech Republic up to current state, with a particular focus on the conditions of admissibility of such application and its essentials.

My thesis is composed of three chapters. The first chapter is to introduce the reader to the historical development of an application of an appeal review from the very beginning in the 18th century up to date. In particular, the landmark Constitutional Court decision (sp. zn. Pl. ÚS 29/11) is emphasized in the end of the chapter.

The second chapter deals with the actual legislation of an application for an appeal review in The Code of Civil Procedure. Its main goal is to describe this institute as whole. It is also to provide the reader with further analysis of some controversial issues of the actual legislation as the conditions of admissibility of an application and its essentials required by the law. Finally, it manifests the attitude of the judiciary towards these problematic features of the actual legislation.

The third chapter contains the brief explication about an interaction between The Supreme Court and The Constitutional Court, more precisely deals with a mutual relation of the applications in these courts. This chapter also contains the final evaluation of the actual legislation and the following practice of the judiciary.

The conclusion of my thesis contains answers on questions raised in the introduction of this thesis. I can summarize the very conclusions of my thesis as follows; the requirements of the legislator and The Constitutional Court were not fully met and the actual legislation remains problematic in some of its aspects.