English summary

The main purpose of this graduation theses is to analyse selected legal aspects of the position of the injured person in the criminal procedure.

The first chapter deals with the evolution of this institution and its broad significance for the criminal procedure in general, and particularly within the European region.

The second chapter deals with the injured persons's potency to influence the initiation and continuation of the prosecution. There are also some international comparative studies, theoretical analyses and demonstrations of actual issues. This chapter is especially important with regards to the recent conception and principles of the criminal procedure. At the end of this chapter are described some recent problems of the injured person's consent with the initation of the prosecution.

The purpose of the third chapter is to explain and to analyse a legal definition of the injured person in the Czech criminal procedure and to give examples of some special subjects. There is also a short introduction of some foreign legal systems too.

Next chapter deals, among others, with the rights of the injured person to claim damages and with practical course of the adhesive proceeding. In many regards this proceeding is similar to the civil trial and I give some examles of the similarity, differences, essential parts of the judgements, etc.

Last part of my work is a short introduction of the right of the injured party to file an appeal.

In addition I enclose a list of improtant judgements either applied in the diploma paper or which I consider to be fundamental for this legal issue.