

## SUMMARY

### THE INJURED PARTY IN CRIMINAL PROCEDURE AND HIS/HER PROTECTION

The diploma thesis is engaged in position of injured party in criminal proceedings in the Czech Republic from many aspects: either regarding its historical development on the actual territory of the state, or definition of the term of aggrieved person in compliance with actual legal while respecting position of the Czech Republic within European Union and binding effect of certain European standards for the Czech Republic and its legal system, and binding effect of legal documents from the UN level. Additionally, one can follow the definition of the term “victim of the criminal activity” (oběť), which is not identical with the term “victims of the criminal activity” (poškozený) in the Czech legal system. In other legal orders, however, the terms are identical.

Onwards, the attention is paid to process rights of the aggrieved person, particularly to the right to claim the indemnity in the accession proceeding.

Next chapter of the diploma thesis describes the institute of declensions, which is relatively new and progressive phenomenon in the Czech law.

Final part of the diploma thesis briefly describes condition of providing of information on criminal proceeding with emphasis to providing of information in cases, where victim of the criminal act is underage person, when primary goal is protection of personal data and effort to prevent secondary victimisation.

The diploma thesis describes 2 cases: finding of the Constitutional Court, where the Constitutional Court takes a stand to process rights of the claimer, and decision of the European Court of Justice in Mario Pupino’s case, which is a breaking decision regarding consistent interpretation in the matter of interpretation and binding effect of the *acquis communautaire*.

Last chapter of the diploma thesis covers draft outline of the development of the aggrieved person’s position within the criminal proceeding in the Czech Republic and potential implementation of new institutes into the legal system, such as indemnity of immaterial prejudice.