

During the time when the Communist Party was the leading political party in the Czechoslovakia, many illicitness had happened, one of them were political trials. People convicted in these trials were innocent and accused of crimes just because the regime wanted to get rid of them as they were in some way “dangerous” for the communist regime. The subject of this bachelor paper is to compare two acts on judicial rehabilitation that should have rehabilitated those people, who were unfairly convicted in the political trials. The first law was issued in the year of 1968, the second thirty-two years later, in 1990. The acts were issued in different political situation. However, there are some similarities between them, as well as evident differences.