

The purpose of this thesis is to analyze and criticise actual arrangement of Legal Regulation of doping, predict future development and offer different possible solution. This thesis is composed of five chapters. Chapter one is an introductory part and briefly describes problem of abusing performance enhancing substances in elite sport. Following part covers main definition of sport as activity and explain relation between sport and law as well as in 'sports rules' imposed by private organisations as World Anti-Doping Agency or Czech Anti-Doping Committee. The third chapter covers the history of doping, briefly explain the physical effects on human organism and define supportive social factors of doping. Part of third chapter is also exposing hidden danger of taking performance enhancing substances in amateur sport. The third part describes main elements of world antidoping regulation and show how world regulation influences Czech Legal Regulation. I put emphasis on analysing the World Anti-Doping Code and principle of strict liability which is based on. Fifth Chapter evaluates findings from fourth chapter and tries to find alternative of approach based on zero tolerance for performance enhancing substances, also this chapter identifies and articulates the principal rationales for the regulation of the doping, namely the protection of health, fair play principle and the good name of the sport. I analyse the arguments in favour of both approaches and attempt to find an answer how should be actual approach reform. As result of these argumentation i propose initiate expert discussion about the World Anti-Doping Code reform based on medical principle.