Benefit of creditor in civil proceedings is the topic of the thesis. The benefit of creditor is defined for the purposes of this thesis as a complex of three conditioning factors – the strictness of legislation, the representation of creditor by a lawyer and the passivity of the defendant debtor. Selected institutes of civil proceedings are then measured against the principle of equality of the parties as a fundamental principle of the civil procedure.

The thesis, which has introductory and closing chapter too, is divided into five chapters, whose aim is the analysis of civil procedure and its various institutes in terms of potential, but also the real benefit of the creditor as plaintiff. The rigorosum work also includes selected institutes in the first phase of the civil procedure, which is the main part of the work, then deals with selected questions of notarial record with consent to execute, an arbitration procedure, execution and insolvency proceedings.