

## Resumé

The aim of the thesis was to describe current legal regulations of proceedings before the initiation of the criminal prosecution, the status of a police authority and prosecutor in criminal proceedings, the key element was the description of cooperation of the prosecutor and police authority in this stage of the trial, the approach of selected foreign legislation and finally an attempt to find out the deficiencies, which the current legislation has in relation to the thesis topic. Due to the ongoing process of re-codification of criminal procedure, the thesis also briefly describe the factual intent of the Law on Criminal Procedure, which should perhaps become in the near future the new legislation of the entire issues of criminal procedure law and which will be the key legal regulation for the cooperation of a police authority and prosecutor in criminal proceedings.

There is written about cooperation of a police authority and public prosecutor in the preliminary proceeding according to the ninth chapter of the Law on Criminal procedure in the thesis. Firstly it describes historical progress since 1961 in the problems of the topic of this thesis. It continues with description of capacity of a police authority in preliminary criminal proceedings and there is written about its mainly duties. The next chapter includes characterization of a public prosecution and agency and competences of a public prosecutor. Further the thesis handles with conception, form and stages of preliminary proceedings and there is also written about the main purpose and the main meaning of preliminary proceedings. Another chapter deals with jurisdiction of a state prosecutor and police authority and there is described a procedure, which is taken before initiation of a criminal prosecution. The most extensive part of the thesis is specialized in cooperation of a police authority with a public prosecutor. There is used and confront legal regulation of the Slovak Republic with a legal regulation of the Czech Republic for comparison of different types of legal regulations. There is shortly described material intent of the criminal court trial proceedings with respect that re-codification of criminal procedure is in progress. There is a summary of the topic of this thesis and proposals *de lege ferenda* of the author in the last chapter.