ABSTRACT

This thesis deals with the institute of the diversion in the czech criminal procedure law.

The introduction of the thesis is devoted to the conception of the diversion in general and to the position of the diversion in the czech criminal law. It also explains particulars of the subject and extend of the evidence concerning the diversion. Then it analyses the specific forms of the diversion in czech criminal procedure. Special chapter deals with the possibilities of aplication of diversion in the procedure conducted against the juveniles. Each form of the diversion is compared with the relevant international legal documents. Frequency and representation of specific forms of the diversion according to the statistic numbers are also not left out of consideration. The advisability and the correctness of specific forms of the diversion in czech criminal procedur is viewed too.

In the conclusion of the whole thesis contains the reasoning de lege ferenda and offers solutions for more effective use of the diversion.