CONTENTS

Introduction		5
I.	INJURED PARTY AND DAMAGES IN CZECH CRIMINAL PROCEEDINGS – CURRENT ISSUES	
	1. Introduction	7
	2. Equality of Procedural Rights of the Injured Party and the Accused in Criminal Proceedings – Is It Possible?	9
	3. Position of the Injured Party in Criminal Proceedings – Proposals de Lege Ferenda	16
II.	VICTIMS OF CRIME AND THEIR PROTECTION IN CZECH CRIMINAL LAW	
	1. Protection of Victims of Crime and its Significance	33
	2. Victims' Rights Pursuant to Act on Victims of Crime	37
	3. Victim of Crime as a Legal Concept	42
	4. Shortcomings of Act on Victims of Crime	49
	5. Conclusion	54
II	I.REIMBURSEMENT OF AGENTS' FEES IN CRIMINAL PROCEEDINGS	
	1. Introduction	56
	2. Amount of Agents' Fees for a Legal Service	57
	2.1 Agents' Fees for a Legal Service Provided to the Injured Party Claiming Damages Caused by the Crime	58
	2.2 Agents' Fees for a Legal Service Provided to the Injured Party Not Claiming Damages Caused by the Crime	61
	3. Number of Legal Services Provided by an Agent	64
	4. Reimbursement of Agents' Fees	66
	4.1 Reimbursement of Agents' Fees for a Party-Selected Agent	66
	4.2 Reimbursement of Agents' Fees for	
	a Court-Appointed Agent	67

5. Example	69
6. Conclusion	70
IV. POSITION OF THE INJURED PARTY IN SLOVAK CRIMINAL PROCEEDINGS	
1. Introduction	74
2. Injured Party's Influence in Criminal Proceedings	75
2.1 Procedural Rights of the Injured Party	76
2.2 Consent with Criminal Prosecution	84
2.3 Significance of the Injured Party's Attitude in Decisions on Diversions	86
3. Victim of Crime	93
4. Conclusion	94
Bibliography	96