Czech Criminal Justice System



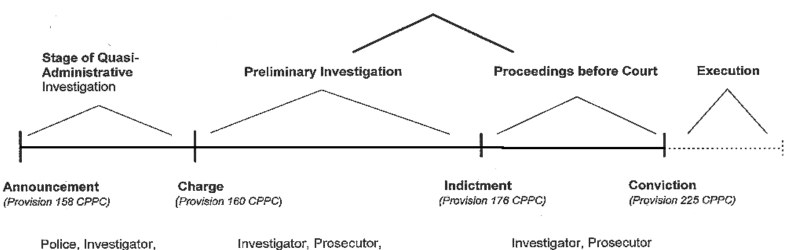
Prof. Jaroslav Fenyk (2018)

Authorities Active in Criminal Proceedings

- > court
- > prosecutor
- > police bodies

CZECH PENAL PROCEEDINGS

Gathering of evidence useful for court proceedings



Police, Investigator, suspect person, victim

Investigator, Prosecutor, defendant and defence lawyer, victim, witness, expert

Investigator, Prosecutor accused and defence lawyer, victim, witness, expert, court

Preliminary Proceedings

- There are three different forms of preliminary proceedings:
 - ➤ verification of facts (sections 158 159b)
 - investigation (sections 160 − 175)
 - ➤ shortened preliminary proceedings (sections 179a 179f).

Fundamental Principles of the Czech Criminal Procedure Targeting the Role of the Prosecution Service

Legality prosecution (regular lawful procedure, nullum crimen sine lege)

According with article 8 par. 2 of the Charter of Fundamental Rights and Freedoms "nobody may be prosecuted or deprived of their freedoms other than for the reasons and in the manner stipulated by the law". Similar definition is under section 2 par. 1 of Criminal procedure Code. Procedural expression of the principle is presumption of innocence (article 39 of the Charter and section 2 par. 2 of the Criminal Procedure Code - "an individual may not be viewed as guilty until the court passes a legitimate conviction").

Mandatory prosecution

According section 2 par. 3 of the Criminal procedure Code a public prosecutor is obligate to prosecute all criminal acts that are made known to him/her, unless a code or an international agreement to which the Czech Republic is bound stipulates something different.

Officiality prosecution

According with section 2 par. 4 Criminal Procedure Code (police, public prosecutor and court) are to proceed with their official duties unless this code stipulates something different; they must deal with all criminal matters as fast as possible (especially custody cases and the cases with freezing of assets) and with a full inquiry of civil rights guaranteed by the Constitution.

Guilty beyond reasonable doubts

> According with section 2 par. 5 of the Criminal procedure Code the authorities responsible for criminal proceedings are to proceed in a manner which will determine the real state of an affair which is beyond reasonable doubts and to the extent that is necessary for their decision. Prevailing circumstances, whether favourable or unfavourable for the accused, can also be just as detrimental in determining a situation even without the parties of submission. Even an accused's confession does not relieve the authorities responsible for legal proceedings of the responsibility to verify all circumstances of the case.

Free evaluation of proofs/ facts

According with section 2 par. 6 of the Criminal procedure Code the authorities responsible for criminal proceedings evaluate proofs according to their own conviction based on diligent consideration, taking into account all the circumstances individually and in total. Courts take decisions on grounds of the direct as well as circumstantial evidence. Principle of "free evaluation of evidence" is applied in the criminal proceedings in the Czech Republic. This means that no kind of evidence is being preferred. The entire evidence is weighed by the court in its correlation.

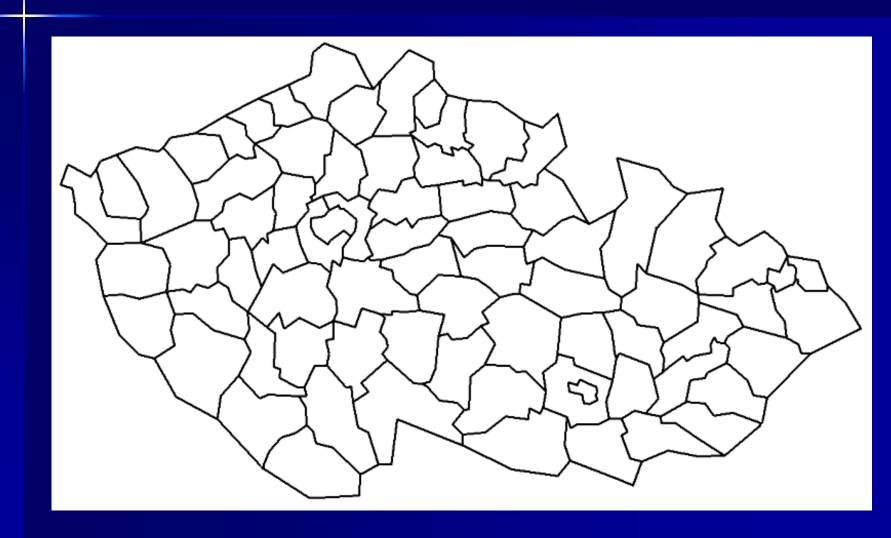
Accusatory procedure

According with section 2 par. 8 of the Criminal Procedure Code trial before court is only possible on the basis of an indictment submitted by a public prosecutor (no private prosecution as applied).

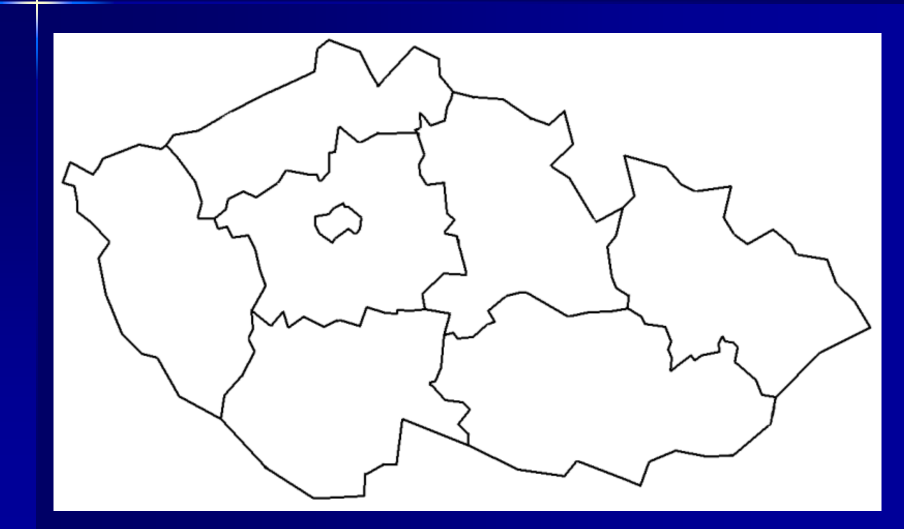
Prosecution Service Organization

- The system of public prosecution is build similar as a system of courts. It consists from:
 - > the **Supreme Public Prosecutor's Office** of the Czech Republic (Brno),
 - ➢ High Public Prosecutor's Offices (2 − Prague and Olomouc),
 - Regional Public Prosecutor's Offices (8),
 - > District Public Prosecutor's Offices (86).

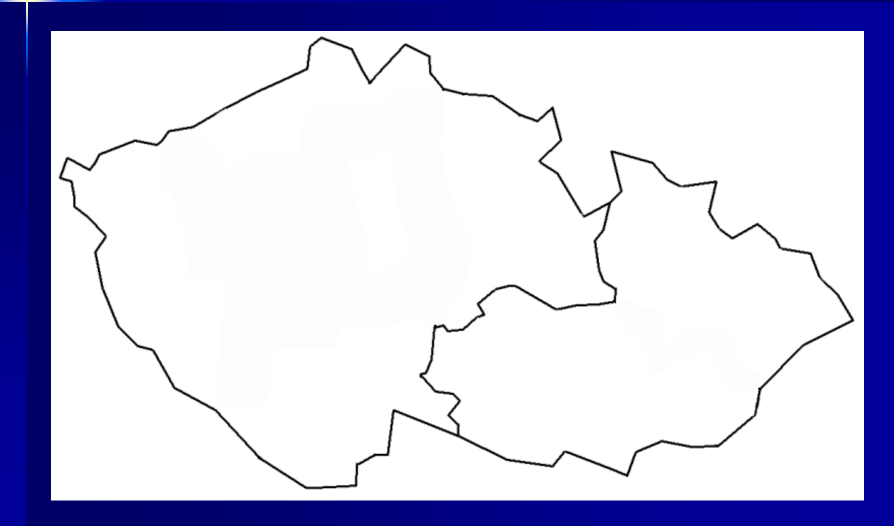
Structure of Courts and Prosecutor's Offices - Districts



Structure of Courts and Prosecutor's Offices - Regions



Structure of Courts and Prosecutor's Offices — Bohemia and Moravia



Police Body in Criminal Procedure

- The expression "Police" means generally the Service of the Criminal Police and the Investigation, the Traffic Police, the Security Service, the Aliens and Border Police, the Task Force, the Railway Police and the Airport Service
- Within the criminal procedure acts specialised units of Police and other kinds of services (custom service, military police, prison service, criminal police, inspection of minister of interior, etc).
- Investigation of policemen and inteligence service stuff is lead by public prosecutor.
- + General Inspection of Security Forces

The Coercive Measures on PPS

Proposal

- apprehension of a suspect (section 76)
- apprehension of an accused (section 75)
- prohibition of travel abroad (section 77a)
- custody of an accused (section 67)
- order for arrest (section 69)
- international arrest warrant (sections 384 387)
- European arrest warrant (sections 403 422)
- apprehension, preliminary custody, extradition custody (sections 395 397)
- apprehension, preliminary custody, transfer custody (sections 410 – 411)

Relation between the Police and PPS

- controle
- appeal
- permission
- original decision
- -transfer

Examples

- obligation to delivery thing
- > seizure of an item
- securing funds
- securing of booked securities
- securing of property
- securing of another property value
- house search and searching of other premises
- person search
- seizure, track, search and replacement the undelivered mail
- interception and a phone calls recording

In Criminal Proceeding PPS proves above all

- if was committed the act, which is the crime;
- > if the act was committed by the offender;
- the basic circumstances for evaluation of seriousness of an act;
- the basic circumstances for personal situation of the offender;
- the basic circumstances for termination of the effect and amount of damage caused by an act;
- the circumstances, which lead to an act or which enabled the committing of an act.

Only exemplary enumeration of evidence is adapted in Czech Criminal Procedure Code

As evidence are specified by the code the next ones:

- statement of an accused (section 90)
- interrogation of an accused (sections 91 95)
- testimony of witnesses (sections 97 104)
- > expertise (sections 105 111)
- > items and documents (section 112)
- search of premises, bodies and things, exhumation of death body (sections 113 - 115)
- mental condition examination of an offender and witness (sections 116 - 118).

Special investigation / covered methods

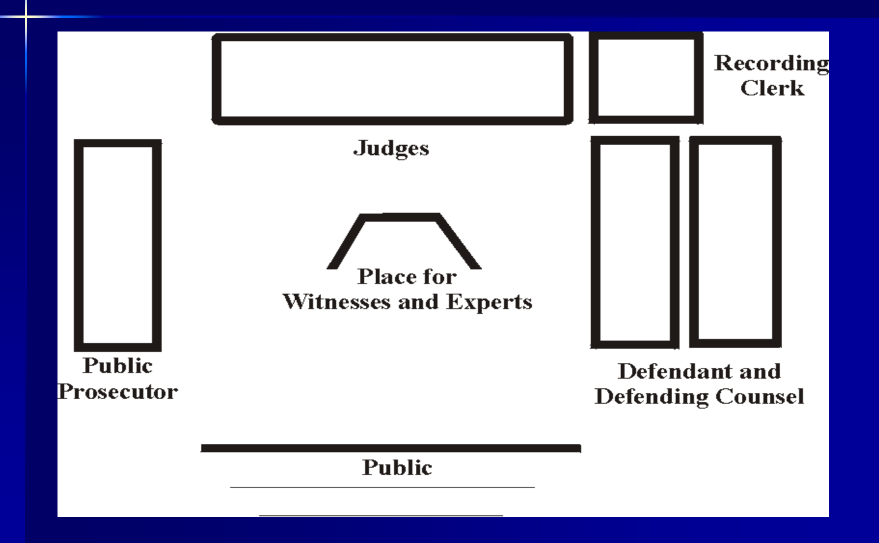
Operational means of searching:

- fictive transfer (section 158c)
- tracking of people and things (section 158d)
- > use of covered agent (section 158e).

The PPS within Court Proceedings (Trial)

- criminal proceedings before the court is subject to indictment or motion for punishment represented by the public prosecutor
- presentation of the indictment
- examination of an accused
- captious, suggestive or leading questions
- > examination of witness, experts, next kinds of evidence
- the closing statements
- > judgement

Czech Court Room



The Legal Remedies of the PPS

Regular remedies

- complaint (sections 141 and next)
- appeal (sections 245 and next)
- protest (section 314g).

Extraordinary remedies

- appellate review (sections 265a and next)
- complaint for infringement the law (sections 266 and next)
- re-opening of the criminal proceedings (sections 277 and next).

The International Legal Co-operation in Criminal Matters Act no. 104/2013 Coll. – examples of the PPS role

- extradition proceedings, i. e. extradition of an offender from a foreign country to Czech Republic for the purpose of prosecution or execution of penalty and extradition of an offender from the Czech Republic to a foreign country for the purpose of criminal proceedings or execution of penalty imposed abroad,
- transfer of criminal proceedings to a foreign country based on an international agreement,
- take over of criminal proceedings from a foreign country based on an international agreement,
- handing over of a criminal case (proceedings) to a foreign country in the instances which are not governed by international agreements,

- taking over of a criminal case (proceedings) from a foreign country in the instances which are not governed by international agreements,
- providing or requesting of legal assistance n criminal matters through procedural activities including delivery of documents,
- contacts with foreign consulates in the Czech Republic in criminal matters related to foreigners,
- taking over of offenders from a foreign country in the Czech Republic for the purpose of execution of a penalty imposed abroad (an vice versa) based on an international agreement, convention etc.

The Central Authorities in the Czech Republic:

- the Supreme Public Prosecutor's Office
- the Ministry of Justice

Co-operation within the European Union

Judicial co-operation:

- Eurojust
- European Judicial Network
- European Arrest Warrant
- European EvidenceWarrant
- European Public Prosecutor

Police co-operation:

> Europol

Questions?



