The thesis deals with the issue of differentiation of the possession of the right of ownership and the possession of rights different from the right of ownership. The main focus of the work lies in the enumerating the rights that can be held and the analysis of individual conditions of their possession, as well as the analysis of the circumstances of the possession of such rights and model situations. Analyzing of the thesis takes place through an analysis of the individual features and types of possession with a focus on the possession of other rights, as well as through the general legal regulation of the possession of other rights and the development of this institution. Last but not least, the thesis focuses on the protection of the possession of such rights. In a separate chapter, the thesis deals with the possession of copyright and related modern rights, such as rights arising from the functioning of artificial intelligence, where the author polemics the inadequacy of the current legal regulation.

The sub-objectives of the thesis include in particular the analysis of individual rights for which the Civil Code does not explicitly allow possession, but nevertheless, based on the general definition of possession, possession is possible. The assumption that the case law of the Czech courts defines the possession of other rights much more broadly than the law has been confirmed. Furthermore, the author of the thesis concludes that some areas of possession, despite the relatively detailed regulation in the current Civil Code, are considerably imperfect, e.g. possession of rights related to artificial intelligence.

The author of the thesis arrives at these findings through the analysis of legal regulations, court case law, professional articles and internet sources that deal with the issue.

The thesis clarifies the issue, although the complete analysis lacks further supporting documents, especially more extensive case law from Czech courts. Thus, time must bring more detailed regulation of the possession of other rights, together with new case law and perhaps even improved legislation, which will certainly be necessary in the context of modern technology.