

# **Criminalistic study of a victim of the crime**

## **(criminalistic victimology)**

### **Abstract**

This presented thesis puts at the forefront a victim of the crime and its importance within criminalistic victimology, the study about a victim of the crime. The role of the victim is important both at the beginning of the criminal offence as well as during its duration. The victim is also important factor at the notification of the criminal offence, its investigation and at the court hearing of the criminal offence.

In this thesis, I put at the forefront the relationship between a victim and an offender, which may exist in such a superficial range or on the contrary they may be really close to each other. There is also outlined in which extent the victim is participating on the creation of tracks, or if is their bearer. The thesis deals with a victim as a notifier of criminal activity – which reasons that lead to its (non-) notification. The major part of this thesis shall be described as part of a victim on the investigation of a criminal offence, mainly its role during the interrogation of itself, but also during the confrontation and the recognition. Another non-less important aspect of this thesis is help for victims of the criminal offence, as well as financial, social and psychological. At the end, the legal regulation of the victim and the injured person is analyzed.

This presented thesis is set out for a professional public, mainly for the workers of organizations which are focused on provision of help to victims of the crime. As we have referred several times in this thesis, criminalistic victimology is a relatively young study, and therefore an acquaintance with its basic facts is for those who are in daily contact with the victim, desirable and also applicable to criminalistic practice.