

ABSTRACT

The following rigorous thesis closely and complexly deals with chosen deliberate crimes resulting in damage to health where these deliberate crimes make rather large group of lawless behaviour. The victims of this lawless behaviour are not only citizens of the Czech republic but recently there are also victim citizens from other countries who are currently present in the Czech Republic when the deliberate crime happens. Unfortunately these offences are quite commonly part of our life. The aim of the thesis is to give the reader general overview of the offence mentioned it theory but also in practise. In the introduction there is some information about the legislation of the facts of the chosen cases as well as the legal terms used in the Czech criminal code. In comparison, the author is mentioning the legislation of these offences in the Slovak Republic, while it is clear that there are no big differences in both penal codes. This is because of the fact that both the Slovak as well as the new Czech penal code are based on legislation used at the time when both the countries were part of one. There is also a short note about the legislation of deliberate offences resulting in damage to health in French criminal code for those who are interested. The following parts of this thesis focus on the specifics of formal signs of deliberate offences resulting in damage to health. These are object, objektive aspect, subject (the offender) and subjective aspect. The chapter dealing with the last mentioned is enriched by its following judicature. In the separate chapter the author deals with the elements of a crime of the cases which were described in detail by the criminal code valid since 1. 1. 2010. The public is recently mainly interested in protecting the victims of crime while their rights, financial subvention as well as the other related legal relationships were directed by its own legislation (č. 45/2013 Sb.). This thesis therefore also deals with this topic mainly from the victim's point of view. Finally as the author has worked as a state prosecutor for many years, she took her experiences to deal with in the last chapter. It is about particular legal penal code and it shows the legal theory in practise.