

Name of the diploma paper: Tort of poaching in Bohemian municipal law

Summary: This diploma paper attend to emergence of legal regulation of the tort of poaching in Bohemian lands. Is focusing principally on regulation in modern history, especially since Second World War. Solid description go down to half of 18th century. Explication start with contemporary legal regulation and continue since origin of Bohemian state to former times. In first chapter are principally defined basic terms and in detail analyse legal institute *res nullius* in relation to wildlife and fish. After that follows analysis contemporary legal regulation of the tort of poaching in penal, administrative and civil law. It also attend to generally law policy and some institutes.

Second chapter contain emergence of tort of poaching since origin of Bohemian state to half of 18th century.

Third chapter is devote to law-making of monarchs Marie Terezie nad Josef II.

Fourth chapter treat about long period since half of 19th century to half of 20th century. In these times were valid laws from half of 19th century with small changes in next century.

Fifth chapter, first of all, attend to codifications within the scope of so-called *právnícká dvouletka* (two-year law plan). This codifications are effect of communistic putsch.

Sixth chapter talk about years 1960-1989. In 60th have origins basic codifications which were valid to the revolution and some are valid (with many chnages) still. Typically for this period is absence of especially regulation of poaching in penal law.

Seventh chapter treat about years 1990 – 2002. This is period which begins with revolution and ends with last important change of legal regulation of the tort of poaching. It is era of many chnages of old laws and building of new -postsocilaistic- legal order.

Final chapter deal with *de lege ferenda* legal regulation. Analyse important parts of the new penal code in context of crime of poaching.