

Methods of investigation of crimes committed by juvenile (abstract)

The purpose of my thesis is to describe and analyse juvenile delinquency and its methods of investigation. The reason why I chose this theme is that the juvenile delinquency is an up-to-date subject. Causes of a crime, ways of its commission and its prevention are frequent issues of general and expert public as well.

The thesis is composed of eight chapters, each of them dealing with different aspects of methods of investigation of crimes committed by juvenile. Chapter One is introductory and defines the term methods of investigation itself and its components.

Chapter Two is subdivided into four parts. The first part defines the term juvenile. Part Two deals with main kinds of crimes committed by juvenile and compares statistical data. The following part of Chapter Two describes ways of committing crimes. The last part of Chapter One focuses on causes of crime and illustrates them.

Chapter Three is concerned with specific clues and specific investigative situations.

Chapter Four outlines specialities of object of investigation, specialities of suggestion of investigation and specialities of early stage of investigation.

Chapter Five mentions specialities of investigative versions.

Chapter Six is subdivided into four sections. The most important section is the first one, concerned with a hearing of an accused. This passage characterises a preparation of the hearing, explicates how to lead it and analyzes a suggestive interrogation. Other sections describe confrontation, witness examination and technical expertises.

Chapter Seven concentrates on problems of a crime prevention. At first the text defines the primary and the secondary prevention, then mentions preventative measures and after that presents some preventative programs.

The final chapter, Chapter Eight, examines relevant Czech legislation. The chapter consists of five parts. Part One is about history of criminal law and criminal procedure in the case of

crimes committed by juvenile. Part Two and part Three consider a criminal liability of juvenile and its discharge. The following part defines criminal sanctions on juvenile. The last part of Chapter Eight is related to criminal procedure in case of juvenile.

Conclusion are drawn in the final passage of my thesis. Mainly, I demonstrate my opinion on reduction of a criminal liability limit.