

SUMMARY

The purpose of this rigorous paper is introduction the reader to the possibility of accesses privatization of prisons systems, if you like their parts, delineation of different problems and questions which are with these problems associated.

The goal of this paper isn't to polemize about the problem, if the prisons privatization is good idea or isn't, if make prisons privatization and what way is for the prisons privatization the best way.

On the contrary, the aim of this paper is clear up the reader the complexity of problems prisons privatization, refer to the fact, that the prisons privatization isn't restricted to only questions of law, but that is necessary impeach the questions of economy, organization and not least the questions of ethic, morality and purpose of punishment. This aim is adapting the structure of this paper.

The first chapter is conceived like a general introduction to problems of cooperation public and private sector in the field of prison service. The first part shortly discusses about situation of prison systems of advanced countries. In the second part are explaining the basic conceptions, which are necessary to understanding the complexity of problems privatizations process in prison service. The third part summarizes facts and thinkings of previous two parts. This generally conceived chapter is key chapter for that reader, which knows nothing or almost nothing about problems of prisons privatization. Without reading of this chapter will he not understand next interpretation and theses in following chapters.

The second and third chapter introduces the reader in the problems of economic and organizes aspects of prisons privatization, if you like with ethical problems of this theme, because privatization of prison service is comprehensive problem and not only juristic problem. About just this fact should the reader thinking, when he will look into question, if the prisons privatization is the future of prison service in 21.th century. The first part of the second chapter analyzes economic advantages and disadvantages cooperation the private sector with public sector in the field of prison service. This part identifies possible diversifications for public sector, which are associated with this cooperation, as well. The second part continues with introduction in economic definitions, which are necessary for understanding of economic aspects of prisons privatization. This part accents economic-historical context, as well and also characterizes

economic problems in light of possible interferences with European law. The third part summarizes thinking and facts of previous two parts.

The third chapter introduces the reader into penological problems of prison privatizations, if you like in the light of purpose of punishment. The first part is a general introduction in these problems with a view to historical and aspects. The second part analyzes prisons privatization in the context of basic theories of punishments purpose. In this part the reader finds individual aspects of these theories and their influence on prisons privatization. The reader finds most widespread stances of public and penological experts in context of these theories and with influence of these stances on cooperation public and private sector in the field of prison service, as well. The third part summarizes thinking and facts and thesis of previous two parts, again.

The fourth chapter of rigorous paper describes practically experience with prisons privatization in many countries, because many countries have with this cooperation already advanced experience. Prisons privatization can be making in two ways, namely so-called French way of prison privatization and the way of wider cooperation. These definitions were explained in the first chapter of this paper, their economic and ethical aspects found the reader in the chapter two and three. In this chapter will see their practically application abroad and with foreign experience with prisons privatization. The first part discusses about these countries, which apply so-called French way of prisons privatization, the third part discusses about countries, which apply the way of wider cooperation. The second part summarizes thinking and facts of the first part, the fourth part summarize the same from the third part.

The last- fifth chapter discusses about prisons privatization in Czech Republic, when it discusses this theme in light of theoretic-legal viewpoint. The first and second part discuss about the problems in light of national law, the third part discusses it in light of international and European law. In the fourth part find the reader some information about the first PPP project in field of prison service – private prison Rapotice.

The reader finds in all of the paper arguments of supporters also opponents privatizations of prison services. In the conclusion of this paper tries the autor to summarize these arguments and questions and give some answers to these questions and find answer to question, if prisons privatization is the future of prison service in the 21. Th century or not.