Abstrakt v anglickém jazyce

The first chapter – Historical development of legal regulation of hunting management. There is mantioned the situation in this field since 18th century till 2001. It is important to know and understand all these questions because lots of problems appear in present time, too. To be able to understand it, it is necessary to know why and how the situation is like this.

The second and third chapter – Basic International Agreements and Europian legislation. Historic development is not the only source for forming the legal regulation of hunting management but there are other factors - rules based both on worldwide and European label.

The fourth chapter – Valid legal regulation o hunting management. The most important role in this range form legal regulations which are interested in hounting as their main question. However, we can mention other laws which take part in forming the laws about hunting.

The fifth chapter – Execution of the right of hunting in the Czech Republic. This part is the most important one of the whole work because there are given the rules of execution of this right in details. There is given the frame of breeding and care of game, hunting ground, rules of hunting and necessary documents for it.

The sixth chapter – Question of damages in hunting management. This question is necessary to specify because there can appear some conflicts in practise.

The seventh chapter – Administration. Because of the status of hunting there must exist administration to oversee this range well.

The eight chapter – Hunting management in given European countries. There are given two other countries to compare our and their legal regulation of hunting management - Slovakia and Poland. I have chosen these countries because we have simile cultural and historic traditions.

The ninth chapter – Contemplation de lege ferenda. Although the present legal reagulation seems to be like an ideal one there can be formed some ways how to improve it.