

ABSTRACT

This thesis is dealing with the criminal interrogation of injured person from criminal, criminalistic and criminological aspect and emphasizes the issue of secondary victimization. It contains an examination of the terms injured person, victim of crime and criminal interrogation, then is dealing with methods and tactics of questioning with specific issues involved in injured person's matter. The thesis describes changes in Czech system of law caused by the Statute of victims of crime. On particular cases based on author's research the thesis shows how can wrongly managed questioning leads to secondary victimization of victim, and offers solutions of particular problems involved in criminal interrogation of injured person.