

Title

Corruption.

English Abstract

The rigorous work deals with the evaluation of the level of criminal substantive law and criminal procedural law with the greatest emphasis on the national level. The primary goal of this work is to find out how it is currently possible to face the corruption and whether the Czech legislation provides useful tools to help fight against the corruption. As the necessary prerequisite for the fight against the corruption is the prevention of the corruption, the detection of corruption practices and the need to punish enough the corruption, this rigorous work divides instruments of the fight against the corruption into three groups, first group is preventive instruments, second group is instruments of detection and third group is instruments of sanctions. The rigorous work deals with all of these groups of instruments when attention is paid both in general and also specifically on Czech criminal law. In order to assess the effectiveness of all instruments, the first criterion is a sufficient scale, which means whether the Czech legislation can punish all types of corruption, the second criterion is the ability to search for, secure and make available sufficient evidence, and the third criterion is the stringency of punishments. The introductory part deals with the definition of the corruption and with the possibility of the fighting against the corruption in general. Subsequently, the work outlines what kind of players in the international field fight against corruption. The main focus of the work deals with legal aspects of the fight against the corruption in the Czech Republic and with an analysis of current legislation to combat the corruption in the criminal level, as well as with solving the issue of whether the criminal laws of the Czech Republic provides enough effective instruments for the effective combat against the corruption - such as preventive instruments, detection instruments and instruments of punishments. The next goal of rigorous is the evaluation of the analysis of above, also the view of analyzed section of the criminal law and the outlining proposals to improve instruments of combat against corruption in Czech criminal law.

Key words

Corruption, Fight against corruption, Instruments to combat corruption, Lobbying, Conflict of interest, Whistleblowing, International cooperation, Effective regret, Agent provocateur.