

Abstract

The thesis deals with the institute of concurrence of criminal offenses, at the beginning it defines basic terms such as deed, multiplicity of crime and the concept of concurrence itself. It also deals with the distinction between concurrence of crimes from recidivism and continuation of criminal offenses. Furthermore, the thesis focuses on the impact of concurrence of crimes on the guilt of the offender and the imposition of punishment. The thesis discusses the principles of the imposition of punishment of concurrence of criminal offenses, including the treatise on cumulative punishment and aggregate punishment, and again the differences from punishment of recidivism and continuation of criminal offenses are defined. Another part of the thesis examines reasons for exclusion of concurrence of criminal activity. The significant part of thesis is also comparison between Czech legal regulation of the concurrence of the crimes and the Slovak and Russian legal regulation. At the end of the thesis is presented the opinion *de lege ferenda*.

Key words

Concurrence of criminal offenses, deed, cumulative punishment, aggregate punishment