

## **RESUME**

The target of doctoral thesis is to note the most frequently mistakes in the evidence procedure with connecting expert opinions which can influence the admissibility of proofs in the trial.

Unable yet to forget that this is the difference against the civilian management.

Although it is a fact that the main problem lies in the concept of pre-trial.

It should also be pointed out differences from the Anglo-American concept, where there is no separate treatment of civil procedure and criminal procedure.

In their theory is the extensive processing of the so-called "burden of law."

The significance is even evidence that the court's decision must be based on the applicable (legal) evidence.

Burden of proof to show guilt and guilt of the accused, in particular, clearly and without any doubt.

The prosecution is not without good evidence be successful.

At the end of my thesis I pointed to a shift from continental inkvizičního process in the direction of modern Anglo-American adversarial legal system.

This doctoral thesis tries to prepare an inspirational base for next discussions and legislative changes of Czech criminal procedure.