

Anglický abstrakt

The issues of the juvenile criminal justice

This thesis is focused on question of juvenile delinquency, committing of unlawful acts of the youth and the children younger fifteen years old and penalties which are imposed according to Act No. 218/2003 Coll. This thesis deals with questions connected with delinquency of juvenile and handle them from view of substantial law, as to approach to them from criminality and criminology views.

Thesis is focused on introducing united perspective of chosen topics juvenile criminal justice and in case of options settling alternative solutions. In the end of each chapter the author's own opinion is presented and in the case of problematic regulation also possible solution is proposed. Test is divided in to five chapters and further split into subsections. In first chapter basic key concepts regarding main thesis are defined.

In the second chapter thesis deals with juvenile delinquency, especially about cause leading to delinquent acting of individuals and main features of unlawful acts committed by the youth. Further there are summarised data from official statistics.

Third chapter is focused on still actual topic of legal liability of the juvenile, especially on setting age limit of legal liability and intellectual and moral maturity and with this connected question if this is separate feature of offence or if this is only special kind of relative sanity. In regard of this chapter the thesis handle institute of extinction of criminal liability.

Fourth chapter is devoted to main topic of whole thesis, the penalties, which can be imposed on the youth. It provides deep view over all these measures, which can be imposed, deals with conditions where they can be imposed and with importance on special criminal measure of protective care. This chapter also summarises data from statistic data about imposed measures and further conclusions. Also the institute of deletion of conviction from criminal records is mentioned.

Fifth chapter is dedicated on detours in criminal justice and conditions of their usage. Thesis includes three basic detours which are mentioned in the Act of juvenile criminal justice and their specials modifications.

In last chapter the adjustment of justice about children younger fifteen years is incorporated, especially with focus on measures which can be imposed and on problems connected with it.