

## **Anotace v anglickém jazyce**

### Efficiency of criminal procedure and adjustment of pre-trial proceedings

The purpose of my thesis is to analyse relationship between basic principles of criminal procedure and the purpose of criminal procedure. The reason for my analysis is fact that basic principles are ground of criminal proceedings. They influence all institutes of criminal procedure law and the way how they are applied.

The thesis is composed of five chapters. Chapter One is introductory and defines basic terminology used in the thesis: criminal procedure, purpose of criminal proceedings, pre – trial proceedings and other section of criminal proceedings. The chapter is subdivided into four parts. Part One describes term of criminal procedure and it's purpose and explains relationship between criminal proceedings and human rights. Part Two deals with history of criminal procedure codes in the Czech lands. Part Three deals with relevant Czech legislation connected with criminal proceedings and Part Four explains term of sections of criminal procedure and briefly describes individual sections.

Chapter Two focuses on basic principles of criminal proceedings. The Chapter consists of sixteen parts. Part One focuses on term and importance of basic principles of criminal proceedings. The rest of the Chapter concerns individual principle of criminal proceedings.

Chapter Three is subdivided into four parts and provides an outline of term, purpose, sections and forms of pre – trial proceedings. Parts about term, purpose and section are only brief introduction. The last part attempts to describe influence of summary pre-trial proceedings on fulfilment of purpose of criminal proceedings.

Chapter Four concentrates on some institutes of pre – trial proceedings. Part One and Part Two shortly describe some problems of detention and special forms of criminal proceedings.

Conclusions are drawn in Chapter Five. This Chapter also recommends changes to be made in legislation. The main aim of the thesis is to prove fact that basic principles of criminal proceedings influence whole criminal proceedings.