DESCRIPTION FOR THE GENERAL PUBLIC

The world around us is subject to constant and increasingly intense globalization processes, which can not to be stopped even by such events as the immigration crisis. Before our eyes arise more and more international connections. They combine the society at different levels - economic, military or political. Interests of individuals, cities or individual countries become international interests.

The phenomenon of international integration has also an influence on the legal systems of individual states. Freedom of travel, trade and transfer of information entails the integration and harmonization of laws. Countries get along with each other as to the content of individual legal solutions. The object of such agreements is often criminal law. Individual countries recognize the fact that certain social phenomena are seen as reprehensible by many societies. In many respects it seems reasonable to create similar regulations in this regard. This is done by the signing of an international agreements and its implementations.

Implementation is nothing like the inclusion of the provisions of an international treaty into national law. This can occur in several ways - it seems that the most important are following three. First, you can create a provision referring directly to the text of the agreement. Secondly, it can be considered that any international agreement in force on the same basis as domestic law. Thirdly - what is the fundamental solution to the Polish law - it can be done by such modification of national rules to make them consistent with the international agreement.

The main problem faced by the legislature in the implementation process is to agree the meaning of individual phrases contained in the international agreement, with the meaning accorded to them under domestic law. It is not only the problem of the linquistic translation of the text (for example from English to Polish). The crucial issue is to verify the legal meaning of words. The entire process is somewhat similar to combining two constructions, which are build from two types of bricks. Each of them is internally consistent, but combine them into one whole, and especially embedding one structure to another, requires additional undertakings.

In the case of criminal law, the defective implementation may induce an twofold consequences. First, it can lead to establish as criminal offenses such behaviors, which does not deserve punishment. Secondly, it may happen that certain reprehensible behaviors stay unpunished.

The research project involves the creation of an multi-optional method of implementation, which takes the form of a kind of "manual of international law'. It tells what circumstances should be taken into account in the process of impolementacji standards of criminal law in order to avoid the consequences outlined above.