AGORA INTERNATIONAL JOURNAL OF JURIDICAL SCIENCES

Home Description Editorial Board Sponsors AGORA IJJS Instructions for Author index Order Contact Volumes Authors

: Article details

Title: The reflection of the international legislation concerning the juvenile delinquency in the domestic law

Author(s): Elvira Mihaela Patraus;

Keywords: delinquency, penal sanctions, international legislation

Abstract:

The problem of juvenile delinquency has constituted an object of reflectionin the Romanian and foreign penal literature but few studies were written on thesubject tackled in this article. In the motivation of this approach I started from a truth, namely from thefact that criminality takes proportion and the statistics prove the frequence of caseswhere children are victims but criminal offenders as well. The second category hasconstituted the object of analysis for this article. In this context, to operate with the notions of juvenile delinquency and of the legal liability constitutes a demand of the doctrine and of the legal practice. The notion of juvenile delinquency is a creation of the legal theory and wecan find it again and again with different senses in the penal legislations of thestates of the world. Taking into account the peculiarities and the problems that must face theregulations and the application of the rules for the triggering of legal liability of the minors, I treated the conditions of this liability and the system of juveniledelinquency putting the stress on the necessity of the intervention of the legislator this segment in order to approximate the national regulations with theinternational ones. Tackling the subject of the methods of prevention and of the penal sanctionsapplicable to the minors I proceeded to an examination of the national and international legislation underlying the necessity of the legislator's intervention inproblems concerning the juvenile legislation and the implication of the Ministry of Justice in what concerns the development of partnerships, the request forspecialized services including the importance of assuring the transparence of thetrial court in the administration of the decisions for this category of offenders.

Introduction:

Conclusions:

References:

Last update: June. 04, 2009

File link: To download full article text in PDF format click here



Copyright © 2008 IJJS