Execution of criminal decisions for juveniles and their suspension

MSc. Enkela Hoxha Agricultural University of Tirana

Abstract

Juvenile criminal law is characterized by special care, humanism, and efforts to "punish" the perpetrators so that the person is not harmed and oriented towards the best possible education, with the norms of civic education. The aim of the legislature is that through special care efforts be made to channel and discipline this specific category so that they feel the care of society and the state in their lives. Detailed efforts have been made to provide, through the Juvenile Justice Code, proper legal regulation of all aspects pertaining to the field of criminal proceedings, punishment and enforcement for the category of juveniles who for various reasons have participated in committing various criminal offenses. The legislator has rightly attached special importance to this category of subject, to whom society and the state have a high sensitivity, not only for the fact of their arrival as honest citizens, but also for what avoids and prevents the commission of them of future criminal offenses.

Keywords: execution of criminal decisions for juveniles, juvenile criminal law, juvenile defendant.

Full Text: PDF



This work is licensed under Creative Commons Attribution 3.0 License.

European Journal of Economics, Law and Social Sciences ISSN 2519-1284 (print) ISSN

2510-0429 (online)

Copyright © IIPCCL-International Institute for Private, Commercial and Competition law