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**PRO PATRIA LEX**  
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*I. DREPT PUBLIC*

## UNIUNEA EUROPEANĂ – CARACTERISTICI PRINCIPALE, EVOLUȚII ÎN ETAPA ACTUALĂ

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**Abstract:**

*The world is waiting for answers regarding the solutions that could save the economy of the EU which experiences the most profound crisis after the SEcond World War. it is accepted, almost unanimously, the fact that the current economic crises does not represent more than an element of the global crisis. it is, probably, the acknowledged part of the world crisis because it generates destructive effects upon the life level of the citizens, regardless of the place they work or live. This article presents some of the elements related to the danger tax evasion represents to the nowadays globalized world.*

**Key words:** economic structure; cultural, religious and humanistic inheritance; confederativ; federativ; European Union; fiscal governance.



## DREPTURILE DIN GENERAȚIA A III-A ÎN CONTEXTUL TRANSFORMĂRILOR DIN SOCIETATEA CONTEMPORANĂ

**Nicoleta DIACONU<sup>1</sup>**  
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**Abstract:**

*Establishment category of third generation rights are the result of historical evolution dictated by the need to ensure adequate protection of the general interests of entities.*

*In this category were included solidarity rights - the right to development, the right to peace, the right to self-determination.*

*The analysis of the provisions of international documents that these rights are collective rights of minorities as a whole, but individual rights recognized persons belonging to minority groups.*

*Globalization affects fundamental rights both in positive and in negative, effects on the content of these rights.*

**Keywords:** Fundamental rights, rights of third generation, the right to development, the right to peace, the right to self-determination; globalization.

**FAPTELE CONSIDERATE ABATERI JUDICIARE, POTRIVIT NOULUI  
COD DE PROCEDURĂ PENALĂ (LEGEA NR.135/2010)**

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**Abstract:**

*In the new Code of Criminal Procedure (Law no.135/2010) amend the provisions on judicial and legal acts considered violations subject of Chapter VI („judicial fine”) of Title VI („procedural acts and procedures”) of the Special Part.*

*The new regulation extends the judicial fine facts may constitute judicial misconduct by adding abuse of rights, among other works consisting of failings that are the responsibility of traders.*

**Keywords:** judicial fine, judicial misconduct; criminal case; legislative changes; the new Code of Criminal Procedure.

## NEGOCIERILE PENTRU ÎNCHEIEREA TRATATELOR INTERNAȚIONALE

**Nicolae PURDĂ<sup>1</sup>**

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**Abstract:**

*Due to the enhanced interdependence in international relations, the connections between different issues and the need for the participation of a large number of countries to discuss and solve major problems facing humanity today, and the extensive work that involves intensification of the legislative process, negotiation has become a part of contemporary international life, an indispensable element of collaboration and understanding among all States and people of the world.*

*Any treaty includes legal acceptable solution and it can be reached only through negotiations.*

*Negotiation is a complex process of discussions and confrontations of views on draft proposed by the parties, amendments or counter proposals. Proposals are then analyzed by experts to include them in the formulation acceptable for the parties, to the extent that it is agreed, the solutions prepared in the form of articles, paragraphs, constitute the text of the future treaty.*

**Keywords:** international treaty, concluding the treaty, treaty negotiation, adoption of the text, log text, full powers, signing the treaty.

# NATURA COOPERĂRII INTERNAȚIONALE REALIZATĂ DE UNIUNEA EUROPEANĂ CU ASOCIAȚIA EUROPEANĂ A LIBERULUI SCHIMB ȘI CU CONSILIUL EUROPEI

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**Valentin IONIȚĂ<sup>2</sup>**

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## **Abstract:**

*The evolution of the good relations between the European Union and the two organizations have evolved in a distinct manner because of the distinctive differences between the two.*

*The relations between EU and EFTA have reached new dimensions with the new concept of European Economic Area who concluded in a treaty which was signed on May 2<sup>nd</sup> 1992.*

*On the other hand, the European Council is an older organization and the cooperation with the EU involves different aspects, such as: human rights, democracy, rule of law.*

**Key words:** Association, Economic Area, human rights, democracy, partnership.

## EXTRĂDAREA APARENTĂ – O NOUĂ FORMĂ DE COOPERARE INTERNAȚIONALĂ ÎN MATERIE PENALĂ

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### **Abstract:**

*A more efficient prevention and combat against transnational and domestic crime can only be achieved under the condition of a normal judicial cooperation between the states of the world.*

*To respect the obligations assumed through the international treaties and conventions to whose it is party, Romania transposed into its national law a series of specific rules related to the international cooperation in criminal matters, fully contributing to the conjugate efforts of the states of the world against crime.*

*In time the most common and used form of international judicial cooperation in criminal matters has been the extradition.*

*For serious international crimes, the institution of extradition has a different legal procedure called apparent extradition. This one is distinguished from the actual extradition because it involves a rapport between a state and an international institution. In other words, handing over a person is not granted at the request of another sovereign state, but at the request of an international criminal court.*

*The source of apparent extradition it is not an extradition treaty or the domestic law, but the status of the international criminal court in cause. As a consequence, this procedure it is not ruled neither under any conditions of substance or form, nor regarding the effects of the extradition law.*

**Keywords:** apparent extradition, new criminal code, international judicial cooperation in criminal matters

## DEFINIȚIA PROCESULUI PENAL DIN PERSPECTIVA TEORIEI SISTEMELOR

**George COCA<sup>1</sup>**

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**Abstract:**

*The criminal law is a regulated activity which can be approached from systemically, attended the judiciary, parties and other participants for finding the time and completely criminal acts to restore the rule of law. Criminal process has three phases, namely prosecution, adjudication and enforcement of criminal law hotrararilor final*

**Keywords:** criminal, activity, judicial body part in criminal, criminal procedure code, crime, prosecution, adjudication, enforcement of criminal judgments definitive

## PERSPECTIVELE DREPTULUI ADMINISTRATIV NAȚIONAL ÎN PROCESUL DE INTEGRARE EUROPEANĂ

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**Abstract:**

*Today, the European Union is going through a phase where we can not say that the old sovereign states exist in their classical form, but we can not speak of real integration. Under these conditions we can not yet discuss of a European model of public administration. The public administrations in EU Member States, although they have a very old structure, continuously adapted to modern conditions, including accession to the European Union. Thus, we see most European countries in an urgent need to reform their administrative systems, the rigors of time requiring making deep reforms in public administration. We believe that in order to achieve the European administration it is necessary to achieve a promotion of values, ideas, modes of thought and perception. But this change can not be forced or imposed, it must be folded on what already exists, it must take the permanent elements to blend all their diversity to achieve unity.*

**Keywords:** administrative integration, public management, public service, administrative reform.

# SINCRONIZAREA INTERESELOR NAȚIONALE ALE STATELOR CU MARILE VALORI EUROPENE ÎN PERSPECTIVA ÎNFĂPTUIRII DREPTULUI CONSTITUȚIONAL EUROPEAN

*Mădălina COCOȘATU*<sup>1</sup>

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**Abstract:**

*Building new European legal order necessarily imply recognition of the priority of a certain common values of democratic societies, ensuring human rights and freedoms, effective systems of European justice which ensure their compliance and promotion.*

*This paper aims to demonstrate the need of European constitutional law, as well as the presentation of stages achieved by the Member States of the European Union leading to the achievement of this.*

*Need to achieve a European constitutional law is justified by the evolution of European integration irreversible phenomenon.*

**Keywords:** legal order, state, Constitution, justice, constitutional reform

## RĂSPUNDEREA PENALĂ ÎN DREPTUL MEDIULUI

Loredana PÎRVU<sup>1</sup>

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### **Abstract:**

*Criminal liability for breach of environmental protection is part of criminal liability principles, the specifics of her commitment to environmental protection is determined by the nature of the object protected by law, whose touch is brought by a misconduct guilt.*

*To criminal liability, the offense must have a social risk and represent a serious threat to society in the interests of environmental protection, sustainable use of natural resources or even to threaten life and health and environmental quality.*

*Offenses relating to the environment can be defined as those acts dangerous by committing social relations which are made conditional whose protection is the protection of natural and anthropogenic environmental elements, touches that translate in terms of consequences, a damage brought individuals and businesses that own or manage them in creating health hazards for humans, animals or plants or serious damage to national economy.*

**Keywords:** criminal, environmental crime, environmental protection

## DESPRE CARACTERUL NEJUSTIFICAT AL INFRAACȚIUNII DE UTILIZARE NELEGALĂ A INFORMAȚIEI PRIVILEGIATE

**Adrian-Cătălin ȚIGĂNOAIA<sup>1</sup>**  
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**Abstract:**

*This article brings together some of the most important aspects of the illegal character of using of inside information on the capital market. It is a forbidden behaviour in every European Union member state, being as severe as a crime. There are presented some reasons of incriminating this behaviour and also some aspects regarding its illegitimacy. The author refers to the illegal use of inside information both when buying and selling financial instruments. There is also shown a case of legal use of inside information, a situation in which using such information is not a crime.*

**Keywords:** capital market, inside information, financial instruments; illegal use.

## JUSTIȚIA TRANZIȚIONALĂ CA ELEMENT AL BUNEI GUVERNĂRI ÎN SOCIETĂȚILE POSTTOTALITARE

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**Abstract:**

*Both as separated power of government and as totality of judicial organisms, the justice appeared first in the state communities where, when the „right” of force to govern begins to be recognized, then the idea of “justice” will emerge for as between the rulers and the ruled to exist a balance of law by the legal regulation of government and the recognition of citizens' rights.*

**Keywords:** administration, law, transition, democracy, good governance

**ASPECTE COMPARATIVE PRIVIND JUDECATA ÎN CAZUL RECUNOAȘTERII VINOVĂȚIEI  
DIN PERSPECTIVA CODULUI DE PROCEDURĂ PENALĂ ȘI NOULUI COD  
DE PROCEDURĂ PENALĂ**

**Gina NEGRUȚ<sup>1</sup>**  
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**Abstract:**

*Plea agreement is an alternative was characterized by simplicity, efficiency and celerity default by resolving criminal cases to be decided.*

*By using this procedure, the parties have the right to intervene in the criminal case thus influence its outcome.*

**Keywords:** plea agreement, evidence given in criminal prosecution, reduce sentence.

## CETĂȚENIA, CONCEPT FUNDAMENTAL ÎN DREPTUL INTERNAȚIONAL PUBLIC

**Gabriel Micu<sup>1</sup>**

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**Abstract:**

*The concept of citizenship in frame of the international law is almost always lies to the state notion, having the role to point out the relation between this and the person living on its territory. The main objective of the European construction consisting in strengthening lies between the peoples living here, for whom was set up and is developing the European Union institutions, as a sui generis international organization created by their member states. Obviously, it is questionable how the citizens of the member states are related to the European Union and, of course, which are the ideological support for the European citizenship concept. Some of the most important theoretical aspects are shown in this article.*

**Keywords:** Sovereignty, the nature of citizenship, multiply citizenship, general regulation of the citizenship

## *II. DREPT PRIVAT*

## INSTITUȚIA „LOCUINȚEI FAMILIEI” ÎN REGLEMENTAREA CODULUI CIVIL DIN 2009

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**Abstract:**

*The family place of living is a new institution under the rules of the Civil Code from 2009. The concept represents [art. 321 alin.(1) Civil Code] the common residence of family (husband and wife) and, if there is no such a place, the residence of the parent who is uncharged with the children. In order to obtain this quality it have to be note into the Land Registry, having so the special protection law regime..*

**Keywords:** family place of living, husband and wife, law regime.

## UNELE ASPECTE PRIVIND FORMAREA CONTRACTULUI

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**Abstract:**

*The contract practically represents the most important source of legal obligation relationships. Its conclusion involves meeting between the offer to contract and the acceptance, thus realizing the formation mechanism of the contract. In this regard, the Civil Code, to the previous regulation, comes with some changes but brings new elements too, which must be taken into consideration when concluding any agreement and when amending the existing ones.*

**Keywords:** contract, conclusion, offer to contract, acceptance of the offer to contract

## DELIMITAREA VÂNZĂRII DE ALTE CONTRACTE

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**Abstract:**

*The character of a legal act as a sale contract, regulated in a specific way, seems and was even simple in the beginning, but in time an entire system of selling arrangements and legal acts has developed that appear to be similar or even identical with the act of sale, which may cause and even caused hesitation or confusion regarding the legal regime applicable in such cases, hence the need for a distinction to be made between the sale contract and other contracts falling under the category above mentioned (that is, for example: contributions to society, commissioning payment, service sales, contract for work, selling things to be manufactured or buildings to be constructed, selling fruit goods, concession, lease-sale - leasing etc.).*

**Keywords:** sales, delimitation, price, selling things, property transfer

## CONDIȚIILE PREALABILE ÎNCHEIERII CONTRACTULUI INDIVIDUAL DE MUNCĂ

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**Abstract:**

*Individual employment contract is the legal instrument that states the relationship between the employer and its employees. At the conclusion of the individual employment contract, the rights and interests of both parties are envisaged. For the valid conclusion of such contract, all the legal requirements in respect must be fulfilled.*

**Keywords:** Employee, employer, employment contract, medical certificate, work experience, seniority specialty, exam, contest.

## UNELE ASPECTE PRIVIND RĂSPUNDEREA DISCIPLINARĂ ÎN DREPTUL COMPARAT

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**Abstract:**

*This study aims to highlight some aspects defining disciplinary law of some European countries in the context of current legislation. Thus we have considered some aspects of the legal framework of disciplinary liability, disciplinary faults, disciplinary proceedings and disciplinary sanctions in France, Spain, Belgium, Italy, Hungary, Bulgaria, Moldova and Switzerland. The goal is to create an overview of the disciplinary matter in Europe for correct positioning of Romania in the current stage of development of disciplinary liability institution.*

**Keywords:** employer, employee, disciplinary liability, disciplinary faults, disciplinary proceeding, disciplinary sanctions.

## FORMELE CONTRACTULUI INDIVIDUAL DE MUNCĂ

**Cosmin CERNAT<sup>1</sup>**

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**Abstract:**

*Individual employment contract is the contract under which a person, called the employee obliges himself to perform a work for and under the authority of an employer, person or entity, in exchange for a remuneration, called salary. this contract may take, according to the law, several forms depending on the needs of contracting parties. These forms are specifically regulated by the law and are of a strict interpretation.*

**Key words:** employee, employer, individual employment contract, work at home, part-time, fixed-term employment contract.

**STUDIU PRIVITOR LA FRAUDAREA INTERESELOR CREDITORILOR, CA URMARE  
A ÎNCHEIERII UNOR ACTE JURIDICE ILCITE DE CĂTRE DEBITORUL  
SUPUS PROCEDURII INSOLVENȚEI**

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**Abstract:**

*Defrauding creditors' interests has effects not only on documents signed by the insolvent and debtor retailer but also to acts concluded by the purchasers themselves with other subsequent acquirers. Among the advantages offered by the current regulatory framework is that of largely protecting of the creditors interests, along with others such as: operations promptly imposed by law and increasingly the active role of creditors in implementing and monitoring the application of legal provisions.*

**Keywords:** nullity of fraudulent acts, creditor, debtor, insolvency

# OBLIGAȚII ȘI GARANȚII PREVĂZUTE DE CODUL CIVIL ÎN MATERIA TITLURILOR DE VALOARE

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**Abstract:**

*The theory obligations arising from securities requires an analysis related to the general theory of civil obligations, which leads us to observe that the difference of those obligations is manifested not in terms of their structure, but in terms of the merchantability of this obligations. Moreover, specialized doctrine stands „... title loan is based on a legal arrangement based on the idea of law and independent obligation.*

*The structure of this study includes discussion of civil obligations and comment on their application in the field of securities, issue of fulfillment of the obligations arising from securities and guarantee performance of the obligations assumed by the security, all in the context of the provisions of the New Civil Code.*

**Key words:** obligation, warranty, securities agreement.

# FUZIUNEA TRANSFRONTALIERĂ A SOCIETĂȚILOR COMERCIALE ÎN UNIUNEA EUROPEANĂ – UN DEMERS DE DECENII

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**Abstract:**

*The cross-border merger is essential for promoting the european companies movement. Beyond its importance in exercising the freedom of establishment for companies in the European Union, the communitarian legislator provided a legal regime for this legal vehicle after a very long period of opposition from the member states. The article aims to analyse the legislative process of cross-border merger, from Rome Treaty to Nisa summit, through Sevic decision of the European Union Court of Justice, to the Directive 2005/56/CEE on cross-border mergers.*

**Key words:** cross-border merger, jurisprudence, freedom of establishment, companies, law

## CONSILIUL CONCURENȚEI - INSTITUȚIE CU ATRIBUȚII ÎN SUPRAVEGHEREA CONCURENȚEI

**Laura MAIEREAN<sup>1</sup>**

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**Abstract:**

*Undistorted competitive environment is a prerequisite for the existence of a functioning market economy, in which traders have to interact freely, without negative influences of the economic operators are in a dominant position, their associations or the state. Competition law regulations are intended to create such a competitive environment are pursued objectives such as economic growth, promote consumer interests, competitiveness of products and services.*

**Keywords:** competition, consumer, Competition Council, competition law

## LA DEFENSE DE L'EFFICACITE DANS LES OPERATIONS DE CONCENTRATIONS – UNE ANALYSE COMPARATIVE ENTRE LE MODELE AMERICAIN ET EUROPEEN (I)

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### Abstract:

*Vue comme une nécessité pour la croissance de l'économie américaine au début des années '80, la prise en compte des efficacités économiques dans le contrôle des concentrations est aujourd'hui très peu applicable. La difficulté de quantifier et mesurer le bénéfice économique aux consommateurs finals représente un obstacle insurmontable pour les sociétés fusionnantes. Même dans la plupart des cas où les parties en font appel les autorités rejettent les projets de concentration en trouvant facilement qu'une des conditions imposées n'a pas été remplie ou que les gains d'efficacité invoqués ne sont pas suffisants pour compenser le dommage concurrentiel. Les autorités craignent d'autoriser une fusion entre les entreprises détenant un grand part de marché car elle est plus susceptible d'atteindre les intérêts des consommateurs. Alors la mise en balance des gains d'efficacité et les effets anticoncurrentiels est superflue dans les cas de position dominante ou de monopole. La défense de l'efficacité est un moyen de preuve basé sur des hypothèses. Caractérisée par un examen spéculatif tant du pouvoir du marché effectué par les autorités que des efficacités avancées par les entreprises fusionnantes le débat sur comment prendre mieux en compte les gains d'efficacité dans le contrôle des concentrations continue même aujourd'hui.*

**Mots-clés:** Droit de la concurrence - Fusions - défense efficacité - Gains économiques - bien-être des consommateurs

### Abstract:

*Seen as a necessity for the growth of American economy at the beginning of 80's, the consideration of economic efficiencies in the merger control is less applicable today. The European and American authorities remain reticent about authorizing mergers between large companies because there are more susceptible to affect consumers' interests. Then the balance between efficiency gains and anticompetitive effects is superfluous in the cases of dominant position or monopoly. This paper shows that the difficulty to quantify and measure the economic gains represents an insuperable obstacle for the merger parties. Even in those cases where the parties make appeal for an efficiency defense, the authorities may easily reject the merger project because either one of the compulsory conditions is not filled or the economic efficiencies are not sufficient to overturn the competitive damage. The efficiency defense is often a proof based on hypotheses. Characterized by a speculative examination of efficiency gains and its pass-on to consumers, the debate to better take into account the economic allegations in the merger control continues even today.*

**Keywords:** Competition law – mergers – efficiency defense - economic gains – consumer welfare

# DOCUMENTUL DE TRANSPORT ÎN LUMINA CONVENȚIEI DE LA BUDAPESTA PRIVIND CONTRACTUL DE TRANSPORT INTERNAȚIONAL DE MARFĂ PE CĂI DE NAVIGAȚIE INTERIOARĂ

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**Abstract:**

*The bill of loading reveals, among other things, the reservations the commander of the ship has about the cargo. The reservations of the carrier to take the delivery of the goods does not produce a reversal of the burden of proof to the liability of the carrier. It bears the burden of proving the cause of damaged goods. It is sufficient, however, evidence of cause-effect relationships between suspicions regarding the goods shown in the bill of loading and the damage. Thus, it creates a presumption „juris tantum” regarding the localization of the source of damage.*

**Keywords:** international transport, internal navigation corridors, bill of loading, Budapest Convention

**CONDIȚIILE EXERCITĂRII DREPTULUI LA LIBERĂ CIRCULAȚIE ÎN STRĂINĂTATE DE CĂTRE  
CETĂȚENII ROMÂNI MINORI. IMPLICAȚIILE REGLEMENTĂRIILOR DIN CODUL CIVIL  
PRIVIND EXERCITAREA AUTORITĂȚII PĂRINTEȘTI**

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**Abstract:**

*The right to free movement of Romanian citizens that are minors raises some practical problems where exercising parental authority shall be made by both parents, and there is no consistency between the provisions of Law no. 248/2005 on the free movement of Romanian citizens abroad and the provisions of the New Civil Code.*

**Keywords:** free movement of persons, minor, parental authority

## PROBLEME DE ORDIN LEGISLATIV ÎN CAZUL INFRAȚIUNII DE TRAFIC DE PERSOANE ÎN SCOPUL EXPLOATĂRII PRIN MUNCĂ

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**Abstract:**

*Our country is facing many problems in combating the trafficking in human beings for labor exploitation starting with the difficulties in defining trafficking in persons for labor exploitation because it is not a term used in the Palermo Protocol or the European Directive on preventing and Combating Trafficking in Human Beings and Protecting Victims, also, there is a lack of attention for victims of trafficking in human beings for labor exploitation. Furthermore, the victims are easily considered victims of a fraud than the traditional victims of trafficking.*

**Key words:** trafficking in human beings, labor exploitation, victim

## PROMISIUNEA FAPTEI ALTUIA – EXCEPȚIE APARENTĂ DE LA PRINCIPIUL RELATIVITĂȚII EFECTELOR CONTRACTULUI

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**Abstract:**

*Vicarious promise is a new legislative concept, which is not regulated by the Civil Code of 1864. The current Romanian Civil Code establishes the legal regime based on the opinions expressed in doctrine and jurisprudence prior to its entry into force, but comes with some new elements.*

**Keywords:** contract, the relativity of effects, vicarious promise

*III. ORDINE PUBLICĂ  
ȘI SIGURANȚĂ  
NAȚIONALĂ*

## REGIMUL INTRACOMUNITAR AL TAXEI PE VALOAREA ADĂUGATĂ

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**Abstract:**

*The significant changes in the legal and tax field, as a result of the Romania's accession to the European Union have been accompanied, almost immediately, by new forms of fraud and tax evasion, associated to trading operations, which imply goods resulted from the intercommunity acquisitions  
Tax evasion and fraud in the V.A.T. field distorts single market competition and reduces the fiscal revenues of the Member States, with impact among the E.U budget financing (app. 16% from the Community revenues are based on VAT).*

**Key words:** intra-community VAT, intra-community delivery, intra-community acquisition, tax fraud, controlled delivery

# IMPLICAREA POLIȚIEI ÎN ACTIVITATEA DE PREVENIRE A VIOLENȚEI ÎN ȘCOLI

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Motto:

„Mai bine să previi decât să vindecî”

(Hippocrate)

**Abstract:**

*The article “Police involvement in the prevention of school violence” dwells on the principle “Prevention is better than reaction”, and investigates one of the most important tasks of the modern man, namely preventing school violence. As the causes of this phenomenon are well known, both external and internal factors are called for in the educational program. One of the decisive factors is the police, which can approach certain topics to draw attention upon, correct and even solve some of the situations students face.*

**Key words:** aggression; violent / aggressive behaviour; preventing school violence; police cooperation with schools.

**Zusammenfassung:**

*Vom bekannten Prinzip ausgehend, „Vorbeugen ist besser als heilen“ haben wir in diesem Studium eine der wichtigsten Aufgaben des Menschen in der modernen Gesellschaft analysiert, und zwar die Gewaltprävention in der Schule. Wenn man die Ursachen dieses Phänomens gut kennt, dann können sich sowohl die internen als auch die externen Faktoren beim Erziehungsprogramm richtig beteiligen. Einer der entscheidenden Faktoren ist auch die Polizei, die durch bestimmte Projekte die Aufmerksamkeit aller Teilnehmer an dem Erziehungs- und Bildungssystem erregen soll.*

**Schlüsselwörter:** Aggressivität; Gewalt; aggressives, gewaltgeneigtes Verhalten; Gewaltprävention in der Schule; die Zusammenarbeit der Polizei mit der Schule.

## DIMENSIUNEA GLOBALĂ A TRAFICULUI DE MINORI

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**Abstract:**

*The human trafficking is a very serious crime, one of wich Gouverments around the world and the parts involved try to fiind a way top prevent and stop this type of crime. Human trafficking is different from individual migration or illegal border crossing by immigrants, because the intention is that the person trafficked to be exploited by those involved in moving around the victime, from a location to another, been exploited presumes that a person involved, another one than the victime, benefits from this situation.*

**Key words:** human trafficking, minors trafficking, organised crime, international cooperation.

## DIMENSIUNEA GLOBALĂ A TRAFICULUI DE DROGURI

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**Abstract:**

*The evolution of ways to communicate and means of transportation, comercial exchange and worldwide tourism, allowed delinquents a quicker movement in different countries, in order to commit more criminal offenses, in order to escape, hide or harness the product of their deeds. This trend, first of all, led to extinction of the boundaries between national, regional and international and, second of all, the political, economical and social problems had come between, so, the globalization had expanded in the criminal sphere.*

**Key words:** drugs, forerunner, traffic, international network, criminal groups, traffickers, addiction.

## IMPORTANȚA SERVICIILOR DE INFORMAȚII ÎN IDENTIFICAREA DEFICIENȚELOR DE NATURĂ A PERICLITA SIGURANȚA NAȚIONALĂ

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**Abstract:**

*The existence of democracy and the rule of law are inconceivable without knowing of morbid phenomena which affect the interests and perspective of a nation. For this reason, every democratic state is concerned with understanding of those phenomena, social processes or state of affairs, which are perceived as threats to the values and own interests, taking into account their correlations with threats that manifest to the whole international community.*

**Keywords:** rule of law, democracy, intelligence, threat.

# INVESTIGAREA CRIMINALTĂȚII ÎN CONTEXTUL POLITIC ACTUAL. CARACTERUL, SCOPUL ȘI FORMELE ACTIVITĂȚII DE PREVENIRE

**Marian SECĂREANU**<sup>1</sup>  
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**Abstract:**

*Any action detrimental to society as one that violates the rights and interests of individuals isolated, creates not only a natural reaction to combat, defense and preventive measures stimulating company looking for evil to no longer produce, not repeated. In all conception of social concern and their respective powers to fighting crime phenomenon, the main element, essential subject is primary prevention.*

**Keywords:** prevention, victim, damage, social life

## STRATEGII DE ÎMBUNĂTĂȚIRE CONTINUĂ A SISTEMULUI DE MANAGEMENT AL CALITĂȚII ÎN POLIȚIA ROMÂNĂ

Nelu NIȚĂ<sup>1</sup>

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### Abstract:

*All organizations that wish to obtain performance ever better, to define and implement appropriate policies and strategies for continuous improvement aimed at achieving excellence in achieving business and products and services. Continuous improvement should enable the organization to gradual progress in improving processes and employee skills and abilities. In order to continuously improve the quality management system of the Romanian Police, it is necessary to implement and develop specific strategies, internal quality audit on the police to apply the concept of continuous improvement Kaizen small steps to implement radical improvements in quality based on the concept of reengineering and the implementation of the concept of participative management and empowerment.*

**Keywords:** quality, management system quality, continuous improvement, strategy, quality audit, kaizen, reengineering, participative management, empowerment.