Probation as an alternative view in relation to deprivation of liberty: the experience of the Republic of Moldova

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Research Methodology. Using the method of analysis and synthesis of the legislation of the Republic of Moldova in the field of probation was conducted a research concerning the creation of the institute of probation and basic legislation on the subject. The methods of deduction and induction allowed the formulation of the criteria for the analysis of the main principles and the basis of the law of Moldova "On Probation" from 2008

The Results. Is carried out historical and legal analysis of the adoption of the Law of Republic of Moldova "On Probation" from 2008, and also are made conclusion concerning the gaps in the legislations regarding the institute of probation.

Novelty. Is to study the basic principles and the subjects of the probation, is researched the Probation Service activities, as well as the novelty consist in the analysis of gaps in the regulation of probation.

The practical significance. Based on the analysis of the Law of the Republic of Moldova "On Probation" from 2008 was formulated the basic principles of probation and identify major gaps that needs to be suppressed for the better application of the law in this area.