

UNAUTHORIZED DISCLOSURE OF SECRETS SUMMARY

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The right to privacy is one of the most important rights and freedoms of a man and a citizen in the late twentieth and early twenty-first century. Accordingly and starting from the need for human rights and freedom to be identified, prescribed and effectively protected within the national legal system, our legislators incriminated unauthorized disclosure of secrets. Proceeding from this, the paper analyzed the crime will be legislative in Article 141 of the Criminal Code of the Republic of Serbia, and made the appropriate comment on the content of personal and professional (dial) secrets, and the similarities and differences between the disclosure of professional and trade secrets. On the basis of this it can be concluded that in the Republic of Serbia the data from the sphere of privacy, which on the one hand represent personal and on the other hand professional secrets, enjoy a solid legislative protection, which is of undoubted importance for the democratic development of society and the upcoming European integration.