

JUVENILE IMPRISONMENT IN THE CRIMINAL LEGISLATION
OF THE REPUBLIC OF SERBIA

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Summary: The punishment of juvenile imprisonment is the only sentence that can be imposed on juvenile offenders as well as to adult persons who have committed a crime as older juveniles, and at the time of the trial have not attained the age of twenty-one, with the fulfillment of other legal requirements. The article describes the most important characteristics of this sentence, such as the imposition of conditions, duration, measurement and execution, which distinguish it from prison and it also approaches the institutional educational measures. Finally, this paper deals with specific issues related to growing up and gathering, which relates to the re-integration of juveniles into the community.

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