



Some vulnerabilities of international judicial cooperation system at the Romanian level

Florin BOBIN PhD¹, Aura ŞCHIOPU²

ARTICLE INFO

Article history:

Received 02.09.2015

Reviewed 04.09.2015

Confirmed 09.09.2015

Pages/words: 5/2881

Keywords:

Political regime

Classification

Parliament

Presidential Regime

Democracy

ABSTRACT

This article approaches some issues that may be considered vulnerabilities, or in other words, weaknesses in the line of international judicial cooperation by considering the elements of systemic type of the Romanian state. This material is based on the research conducted on different types of structures responsible for the judicial cooperation (including the police one) at European level. Among others, there are approached the existing discrepancies between different legal and constitutional systems of member states, the multitude of institutions on the specified level, the lack of common culture and mutual trust, but also some institutions that have not yet been fully operational, as the European Public Prosecutor. It is obvious that many of the mechanisms put in place by Lisbon Treaty are not perfect yet and they need improvements, especially from the point of view of international cooperation at judicial level.

Contents

| | |
|---|----|
| 1.Introductory..... | 27 |
| 2.Aspects related to vulnerabilities..... | 27 |
| 3.Conclusions | 31 |
| 4.Reference text and citations..... | 31 |

♦♦♦♦

¹ Public Ministry, florianstelian@yahoo.com.

² Public Ministry, luminaaurie@yahoo.com