

THE LEGAL FRAMEWORK FOR THE PROTECTION, CORRESPONDENCE AND VIOLATION OF THE RIGHT TO PRIVACY AND PERSONAL DATA IN THE REPUBLIC OF KOSOVO ON LOCAL AND INTERNATIONAL OVERVIEW

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ABSTRACT

From the rights and fundamental freedoms which are guaranteed by the Constitution of the Republic of Kosovo and other international acts, we will explain briefly the right to privacy and then more specifically the legal framework for the protection of personal data in Kosovo on local and international overview. The purpose of this paper is to be informed specifically with the human rights and fundamental freedoms according the Constitution of the Republic of Kosovo, referring to the right to privacy (Article 36) in legal terms. Moreover, in this scientific paper we will analyze in details Article 36, paragraph 3 of the Constitution which stipulates as follows: “Secrecy of correspondence, telephony and other communication is an inviolable right. This right may only be limited temporarily by court decision if it is necessary for criminal proceedings or defense of the country as defined by law, always respecting Article 8 of the European Convention on Human Rights and Article 12 the Universal Declaration of Human Rights.

Keywords: Interest rates, Personal Information, Corruption, Abuse of privacy, Human Rights.