

**JUDICIAL CONTROL OVER THE SOLUTIONS ADOPTED BY
THE PROSECUTOR AS REGARDS NON-ARRAIGNMENT-
ASPECTS OF JUDICIARY THEORY AND PRACTICE**

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ABSTRACT: *Answering to the exigencies of the European Convention on Human Rights and Fundamental Freedoms, which also guarantee among others the right to get access to an independent and impartial court toward the executive power; by the Law nr. 281 from 2003, the art. 278¹ has been introduced in the Criminal Procedure Code which specifically consecrates the right of the injured person to address the court in case he is not satisfied with the solution of his complaint against the solutions of non-arraignment adopted by the prosecutor.*

KEYWORDS: *criminal case; prosecutor court; judicial control.*

JEL CLASSIFICATION: *K 14; K 42.*