INTERNATIONAL AND REGIONAL STANDARDS regarding juvenile justice SOFT LAW								CHILDRE	N'S RIC	нтs								
		RIGHT TO REPRESENTATION			RIGHT TO INFORMATION		RIGHT TO BE HEARD			RIGHT TO PROTECTION OF PRIVACY		THE BEST INTERESTS OF THE CHILD			HILD	MULTIDISCIPLINARY COOPERATION AND TRAINING OF PROFESSIONALS		
		Right of access / assistance by a lawyer	Right to confidenti- ality	Access to free legal aid	Right to information & advice	Providing in- formation in a child-friendly manner	Right to be heard / participate	Procedural safeguards: Child-friendly interviews & environments	Right to interpre- tation & translation	Right to protection of privacy & personal data	Conducting proceedings behind closed doors	Taking the best inter- ests of the child into considera- tion	Individual assess- ment of needs	Avoiding undue delay	Depriva- tion of liberty as a measure of last resort and alternative	Require- ment to adopt a multidis- ciplinary	Professional training & capaci- ty-building	
	The Beijing Rules		Rules 7.1 , 15.1		Rule 15.1	Rule 7		Rule 14.2	Rule 14.2		Rule 8		Rules 14.2, 15.2, 17.1 (d), 24.1	Rule 16.1 (Social inquiry reports)	Rule 20	measures Rules 11, 13.1, 18.1, 19	Rule 25	Rules 12.1, 22
	The Riy	radh Guidelines				IV SOCIALIZATION PROCESSES – B. EDUCATION – Guideline 23											VII. RESEARCH, POLICY DEVEL- OPMENT AND COORDI- NATION- Guidelines 60-63	VI. LEGISLATION AND JUVENILE JUSTICE AD- MINISTRATION - Guideline 58
		N Basic Principles role of the lawyers	Access to law- yers and legal services (1-4) Special safeguards in criminal justice matters (6,7)	Special safeguards in criminal justice matters (8) Guarantees for the functioning of lawyers (16b, 22)	Special safeguards in criminal justice matters (6)	Special safeguards in criminal justice matters (5)												Qualifications and training (9-11) Professional associations of lawyers (24)
		vana Rules	Rule 18 (a)	Rules 18 (a), 60	Rule 18 (a)				Rules 31-32	Cuitalia 16				Rule 27		Cuidalia	Rules 81, 84	Rule 85
	The UN Guidelines for Action on Children in the Criminal Justice System				Guideline 16					Guideline 16						Guidelines 15, 18		Guideline 24
N A T I O N A L S T A N	N° 10 a	eneral Comments nd 12 of the Com- on the Right of the	12 on the right	General Comment N° 10 on children's rights in juvenile justice (50)		General Comment N° 10 on children's rights in juvenile justice (12, 47-48, 59)  General Comment N° 12 on the right of the child to bte heard (41, 45, 60, 80, 134 a, b, h, i)	N° 12 on the right of the child to	General Comment N° 10 on children's rights in juvenile justice (43-46)  General Comment N° 12 on the right of the child to be heard: 15, 16, 18, 19-31,32-33 ( the right "to be heard in any judicial and administrative proceedings affecting the child), 57-58 (the child's right to be heard in penal judicial proceed- ings)	General Comment N° 10 on children's rights in juvenile justice (46) General Comment N° 12 on the right of the child to be heard (34, 42, 60,134e)	General Comment N°10 on children's rights in juvenile justice (47,62)	General Comment N° 10 on children's rights in juvenile justice (64,67)	General Comment N° 12 on the right of the child to be heard (43, 61)	General Comment N° 10 on children's rights in juvenile justice (10, 13) General Comment N° 12 on the right of the child to be heard (70-74)		General Com- ment N° 10 on children's rights in juvenile justice (51-52)	General Comment N° 10 on children's rights in juvenile justice (24-27, 68-69, 79-80)  General Comment N° 12 on the right of the child to be heard (59, 97)		General Comment N° 10 on children's rights in juvenile justice (40, 49, 58, 62, 63, 92, 97)  General Comment N° 12 on the right of the child to be heard (134 g)
D A R D S	Guideli	N Principles and nes on access to id in criminal jus- tems	Guideline 10. Special measures for children (53 a, b, c)	Principle 12. Independence and protection of legal aid providers  Guideline 10. Special measures for children (53 d)	Principle 1: Right to legal aid Principle 2: Responsibilities of the State  Principle 3: Legal aid for per- sons suspected of or charged with a criminal offence  Principle 6: Non-discrimination  Principle 7: Prompt and effec- tive provision of legal aid  Principle 10: Equity in access to legal aid  Principle 11: Legal aid in the best interests of the child  Guideline 1. Provision of legal aid (41, c)  Guideline 3. Other rights of persons detained, arrested, suspected or accused of, or charged with a criminal offence  Guideline 4. Legal aid at the pre-trial stage  Guideline 5. Legal aid during court proceedings  Guideline 6. Legal aid at the post-trial stage	Principle 8: Right to be informed  Guideline 2. Right to be informed on legal aid  Guideline 10. Special measures for children (53 e)	Guideline 10. Special measures for children (53 e)		Guideline 10. Special measures for children (53 h)		Guideline 10. Special measures for children (54)		Principle 11. Legal aid in the best interests of the child  Guideline 10. Special measures for children (53 b, c)			Guideline 10. Special measures for children, (53 f, g)	Principle 11. Legal aid in the best interests of the child (35)	Principle 13. Competence and accounta- bility of legal aid providers
REGIONAL STANDARDS		Guidelines of the Committee of Ministers of the COE on a Child-Friendly Justice	C. Children and the police (28, 30)  D. Child-friendly justice during judicial proceedings-  2. Legal counsel and representation (37, 40-43)  E. Child-friendly justice after judicial proceedings (81)  EXPLANATORY MEMORANDUM - 2. Legal counsel and representation (101-105)		D. Child-friendly justice during judicial proceedings-  2. Legal counsel and representation (38)  EXPLANATORY MEMORANDUM -  2. Legal counsel and representation (102)	A. General elements of child-friendly justice  1. Information and advice (1, 3-5)  C. Children and the police (28)  D. Child-friendly justice during judicial proceedings- 2. Legal counsel and representation (41)  E. Child-friendly justice after judicial proceedings (75, 77, 80)  EXPLANATORY MEMORANDUM – A. General elements of child-friendly justice  1. Information and advice (50-56)	A. General elements of child-friendly justice  1. Information and advice (2)  C. Children and the police (28)  D. Child-friendly justice during judicial proceedings  3. Right to be heard and to express views (44)  E. Child-friendly justice after judicial proceedings (75)	A. Participation (1-2) D. Child-friendly justice during judicial proceedings- 3. Right to be heard and to express views (44-49)  EXPLANATORY MEMORANDUM - A. Participation (32-35)  EXPLANATORY MEMORANDUM - 3. Right to be heard and to express views (106-117)	D. Child-friendly justice during judicial proceedings-  5. Organisation of the proceedings, child-friendly environment and child-friendly language (54-63)  D. Child-friendly justice during judicial proceedings-  6. Evidence/Statements by children (64, 66-68, 70, 71)  EXPLANATORY MEMORANDUM-  5. Organisation of the proceedings, child-friendly environment and child-friendly language (121-125)  EXPLANATORY MEMORANDUM-  6. Evidence/Statements by children (127-133)	A. General elements of child-friendly justice  1. Information and advice (1 k)	A. General elements of child-friendly justice  1. Protection of private and family life (6-10)  E. Child-friendly justice after judicial proceedings (83)  EXPLANATORY MEMORANDUM – A. General elements of child-friendly justice  2. Protection of private and family life (57-62)	private and family life (58)	B. Best interests of the child (1-4)  A. General elements of child-friendly justice -  6. Deprivation of liberty (20-21)  EXPLANATORY MEMORANDUM -  B. Best interest of the child (36-38)  EXPLANATORY MEMORANDUM -  2. Legal counsel and representation (104)		D. Child-friendly justice during judicial proceedings-  4. Avoiding undue delay (50-53)  EXPLANATORY MEMORANDUM- 4. Avoiding undue delay (118-120)	A. General elements of child-friendly justice -  6. Deprivation of liberty (19)  B. child-friend- ly justice before judicial proceedings (24-26)  EXPLANATORY MEMORAN- DUM - 6. Deprivation of liberty (74)	A. General elements of child-friendly justice -  5. Multidis-ciplinary approach (16-18)  EXPLANATORY MEMORAN-DUM - 5. Multidis-ciplinary approach (70-72)	A. General elements of child-friendly justice -  4. Training of professionals (14-15)  D. Child-friendly justice during judicial pro- ceedings-  2. Legal counsel and representa- tion (39)  EXPLANATORY MEMORAN- DUM - 2. Legal counsel and representa- tion (104)  EXPLANATORY MEMORANDUM 4. Training of professionals (67-69
		The European Committee for the Prevention of Torture and Inhuman or Degrading Treat- ment or Punish- ment' Standards (CPT Standards) on Juveniles deprived of their liberty	2. Juveniles held in police custody (point 98: access to a lawyer from the very outset of deprivation of liberty and during police questioning) 3. Detention centres for juveniles (point 131: legal advice about com- plaints)		3. Detention centres for juveniles (point 131)	2. Juveniles held in police custody (point 98: information sheet should be given to all juveniles taken into custody immediately upon their arrival)							2. Juveniles held in police custody (point 99: juveniles in police custody should be accommodated separately from adults, in a juvenile-friendly environment)					2. Juveniles held in police custody (point 100: law enforcement officials who work with juveniles should receive specialised initial and ongoing training)  3. Detention centres for juveniles (points 101 and 120: Staff should be trained in dealing with the
		European Rules for juvenile offenders subject to sanctions or measures	Rule 120.1	Rule 120.2	Rule 120.3			Rule 13			Rule 16		Rule 5, 14			Rules 10, 12	Rule 15	young) Rule 18
	E U R O P	European Com- mission recom- mendation on procedural safe- guards for vul- nerable persons suspected or accused in crim- inal proceedings (C(2013) 8178/2)	SECTION 3 - RIGHTS OF VULNERABLE PERSONS: Right to information (9,10), Right of access to a lawyer (11)			SECTION 3 - RIGHTS OF VULNERABLE PERSONS: Right to information (8-9)			SECTION 3 - RIGHTS OF VULNERA- BLE PERSONS : Recording of question- ing (13)		SECTION 3 - RIGHTS OF VULNERABLE PERSONS : Privacy (15)					SECTION 3 - RIGHTS OF VULNERABLE PERSONS : Deprivation of liberty (14)		SECTION 3 - RIGHTS OF VULNERABLE PERSONS : Training (17)
	A N U N I O	European Commission recommendation on the right to legal aid for suspects or accused persons in criminal proceedings (C(2013) 8179/2)	SECTION 3- EFFECTIVENESS AND QUALITY OF LEGAL AID (17-20,25)		SECTION 2 - ACCESS TO LEGAL AID (3, 4 + 6 legal aid for a child) SECTION 3- EFFECTIVENESS AND QUALITY OF LEGAL AID (26)	SECTION 2 - ACCESS TO LEGAL AID (5)												SECTION 3- EFFECTIVENESS AND QUALITY OF LEGAL AID: Training (21-23)
	N				of Defence for Children Inte													