



DOI: <https://doi.org/10.69648/BIAT2758>

Balkan Research Journal (BRJ), 2026; 3(1): 81-90

brj.ibupress.com

Online ISSN: 2955-2524



Application: 17.03.2026

Revision: 19.04.2026

Acceptance: 22.05.2026

Publication: 26.05.2026



Mustafa, F. & Zejneli, I. (2026). The role of the probation officer in the criminal justice system: A comparative analysis between Kosovo and the countries of the region. *Balkan Research Journal*, 3(1), 81-90. <https://doi.org/10.69648/BIAT2758>



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The Role of the Probation Officer in the Criminal Justice System: A Comparative Analysis between Kosovo and the Countries of the Region

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Abstract

Recent developments in criminal justice systems indicate a gradual transition from strictly punitive approaches toward more balanced models that emphasize rehabilitation, reintegration, and long-term social protection. Within this evolving framework, the probation officer has assumed an increasingly important role, functioning as an intermediary between judicial institutions, correctional authorities, and the community.

This paper examines the role and significance of probation officers within the criminal justice system of Kosovo while providing a comparative analysis with the probation systems of Albania, North Macedonia, Serbia, and Bosnia and Herzegovina. The study underlines the contribution of probation services to reducing recidivism, easing prison overcrowding, promoting restorative justice, and facilitating the reintegration of offenders into society.

The paper employs a comparative legal and analytical methodology based on national legislation, institutional reports, international standards, and regional practices. Particular attention is devoted to the legal framework regulating probation services, the practical implementation of alternative sanctions, and the institutional challenges faced by probation officers in Kosovo and neighboring countries.

The findings indicate that although Kosovo has established a relatively solid legal framework for probation services, several structural and practical challenges continue to affect the effectiveness of the system, including limited institutional capacities, insufficient professional training, weak inter-institutional coordination, and the absence of comprehensive statistical mechanisms for measuring recidivism and rehabilitation outcomes.

The study concludes that strengthening probation services is essential for the development of a modern and sustainable criminal justice system based on rehabilitation and social reintegration. It further recommends increased investment in professional training, digitalization, institutional cooperation, and evidence-based criminal policies.

Keywords: Probation officer, criminal justice, alternative measures, rehabilitation, recidivism

Introduction

The reform of modern criminal justice systems has increasingly encouraged the use of alternative sanctions and non-custodial measures as substitutes for imprisonment, particularly in cases involving less serious criminal offences. Such measures aim to avoid the harmful social consequences of incarceration while promoting rehabilitation and reintegration within the community.

Alternative sanctions are intended to provide courts with mechanisms through which offenders may be supervised and rehabilitated outside prison institutions whenever deprivation of liberty is not considered necessary. These measures are especially important in preventing prison overcrowding and reducing the negative effects of institutionalization.

Within this context, the role of the probation officer has become increasingly important. Probation officers serve as a bridge between the offender, judicial authorities, correctional institutions, and society. Their work includes supervising offenders subjected to alternative sanctions, preparing social and risk assessment reports, monitoring compliance with judicial obligations, and assisting offenders in their reintegration into society.

The purpose of this study is to analyse the legal and institutional role of probation officers in Kosovo and compare it with probation systems in Albania, North Macedonia, Serbia, and Bosnia and Herzegovina. Through this comparative approach, the paper seeks to identify similarities, differences, institutional challenges, and opportunities for improving probation services within the region.

The study also aims to highlight the importance of probation services in the implementation of contemporary criminal policies focused on rehabilitation, restorative justice, and crime prevention.

Literature Review

The development of probation services has been closely connected with the broader transformation of criminal justice systems from punitive-oriented models toward rehabilitative and restorative approaches. Contemporary criminological and legal literature increasingly emphasizes that imprisonment should be used as a measure of last resort, particularly for offenders who do not present a high level of social danger.

According to international criminal justice standards, probation and alternative sanctions represent important mechanisms for promoting rehabilitation while simultaneously protecting society. The United Nations Standard Minimum Rules for Non-custodial Measures (United Nations, 1990) encourage states to expand the use of community-based sanctions and to strengthen institutional mechanisms that support offender reintegration.

Scholars of criminal law and criminology have argued that probation systems contribute significantly to reducing recidivism and improving offender accountability. Zejneli and Kambovski (2018) emphasize that alternative measures provide more humane and socially effective responses to criminality compared to short-term imprisonment. They further note that rehabilitation and reintegration should remain central objectives of contemporary penal policy.

Research conducted by the United Nations Office on Drugs and Crime (UNODC) has demonstrated that well-organized probation systems, combined with individualized supervision and rehabilitation programmes, can substantially reduce re-offending rates. International reports indicate that offenders supervised through structured community-based programmes are more likely to maintain employment, preserve family relationships, and successfully reintegrate into society.

Academic literature also highlights the multidimensional role of probation officers. Beyond legal supervision, probation officers frequently perform social, psychological, and rehabilitative functions. They assess offender risk, identify social and personal needs, coordinate with social institutions, and assist offenders in accessing employment, education, healthcare, and counselling services.

In the Balkan region, the development of probation services has generally occurred as part of broader judicial reforms supported by European institutions and international organizations. Albania, Serbia, and North Macedonia have gradually strengthened their probation systems through legislative reforms, professional training programmes, and institutional cooperation projects supported by the European Union.

Despite these developments, several studies continue to identify common challenges affecting probation systems in transitional societies. These challenges include insufficient institutional resources, limited professional capacities, inconsistent implementation of alternative sanctions, weak inter-institutional coordination, and social stigma directed toward offenders.

Existing literature further suggests that effective probation systems require strong institutional support, adequate professional training, reliable statistical monitoring, and coordinated cooperation between judicial institutions, correctional services, social welfare agencies, healthcare institutions, and civil society organizations.

Therefore, the probation officer is increasingly viewed not merely as a supervisory authority but as a central actor in the implementation of modern criminal justice policies focused on rehabilitation, prevention of recidivism, and social reintegration.

Legal and Functional Framework in Kosovo

The Kosovo Probation Service (KPS) represents an important component of the criminal justice system and operates under the authority of the Ministry of Justice. The service is responsible for supervising and implementing alternative sanctions and measures imposed by the courts (Perteshi, 2021).

The legal basis for the functioning of the Kosovo Probation Service is primarily regulated by Law No. 08/L-002 on the Execution of Criminal Sanctions, the Criminal Code of the Republic of Kosovo, the Criminal Procedure Code, and the Juvenile Justice Code. The probation officer performs a central role in supervising offenders subjected to alternative sanctions such as suspended sentences, parole, community service, and protective supervision measures. In practice, probation officers cooperate closely with courts, prosecutors, police authorities, social work centres, educational institutions, and non-governmental organizations.

Their responsibilities include:

- Supervising the execution of alternative sanctions;
- Preparing social inquiry and risk assessment reports;
- Monitoring compliance with judicial obligations;
- Assisting offenders with rehabilitation and reintegration;
- Coordinating with institutions providing social and psychological services;
- Reporting violations of imposed conditions to competent judicial authorities.

In recent years, Kosovo has made important progress in strengthening probation services. Nevertheless, challenges remain evident, particularly regarding insufficient staffing, limited financial resources, weak institutional coordination, and the

lack of specialized professional training (Criminal Code of the Republic of Kosovo, 2019; Law No. 08/L-002 on the Execution of Criminal Sanctions, 2021; Juvenile Justice Code, 2010)..

Comparative Practices in Regional Countries

Albania

The Probation Service in Albania was established in 2009 and currently functions under Law No. 78/2020 on the Organization and Functioning of the Probation Service (2020). The Albanian probation system operates under the Ministry of Justice and performs duties similar to those exercised in Kosovo.

Albania has significantly expanded the territorial presence of probation offices and has benefited from continuous support from European Union projects aimed at strengthening institutional and professional capacities.

The Albanian Criminal Code regulates the suspension of imprisonment and probation supervision through Article 59. Courts may suspend prison sentences under certain conditions and place offenders under probation supervision where rehabilitation outside prison is considered possible (Criminal Code of Albania, 1995).

The probation system in Albania also emphasizes the imposition of additional obligations on offenders, including employment obligations, educational programmes, medical treatment, restrictions on movement, and participation in rehabilitation activities.

Republic of North Macedonia

The probation service in North Macedonia functions within the Directorate for the Execution of Sanctions. The Law on the Probation Service was adopted in 2015 and entered into force in 2016.

The probation officer in North Macedonia performs both supervisory and rehabilitative functions. Individual treatment programmes are prepared for each offender based on risk assessment, personal characteristics, professional qualifications, and rehabilitation needs.

North Macedonia places particular emphasis on conditional sentences with protective supervision. Courts may impose intensified supervision when necessary to prevent further criminal behaviour.

Serbia

Serbia has established a relatively structured probation system through the Service for the Execution of Criminal Sanctions. Since the adoption of the Law on Probation, specialized probation units have been created throughout major cities.

Serbia has also benefited from European Union IPA projects supporting the digitalization of probation case management systems and strengthening institutional efficiency.

Bosnia and Herzegovina

Bosnia and Herzegovina has a decentralized probation structure due to its constitutional organization. Probation services operate separately within the Federation of Bosnia and Herzegovina, Republika Srpska, and Brčko District.

Although this decentralization creates challenges concerning coordination and standardization, efforts have been made toward harmonizing probation practices and strengthening institutional cooperation.

Comparative regional experiences demonstrate that countries such as Croatia, Slovenia, and Serbia have made notable progress in establishing professional probation systems characterized by continuous training, stronger institutional coordination, and broader implementation of alternative sanctions.

Importance of Probation Officers in Criminal Policy

The probation officer plays an essential role in the implementation of modern criminal policy. Contemporary criminal justice systems increasingly recognize that punishment alone is insufficient for reducing criminality and ensuring long-term public safety.

Probation services contribute significantly to:

- Reducing recidivism;
- Supporting rehabilitation and reintegration;
- Preventing prison overcrowding;
- Encouraging restorative justice;
- Protecting social and family relationships;
- Promoting individualized treatment of offenders.

Through direct contact with offenders and community institutions, probation officers contribute to identifying risk factors and developing rehabilitation strategies adapted to the specific needs of each individual.

Multidisciplinary Nature of Probation Work

The work of probation officers requires a multidisciplinary approach involving legal, psychological, social, and economic dimensions.

Psychological Dimension

Probation officers frequently work with offenders experiencing behavioural difficulties, mental health problems, addiction issues, or trauma-related conditions. Effective supervision therefore requires communication skills and psychological understanding.

Social Dimension

Probation officers assist offenders in rebuilding family and social relationships and reconnecting with the community.

Economic Dimension

Employment and economic stability are essential for reducing recidivism. Probation officers often cooperate with employment agencies, vocational training institutions, and social welfare services.

In Kosovo, these components are not yet fully integrated into a coordinated rehabilitation framework.

Role in Preventing Recidivism

Recidivism remains one of the principal concerns of criminal justice systems. Repeated criminal behaviour demonstrates both the limitations of punitive sanctions and the need for effective rehabilitation policies.

Research conducted by international organizations such as UNODC indicates that structured supervision and rehabilitation programmes can significantly reduce recidivism rates.

The probation officer contributes to preventing reoffending by:

- Monitoring offender behaviour;
- Providing guidance and counselling;

- Encouraging education and employment;
- Facilitating access to treatment programmes;
- Strengthening social support mechanisms.

Kosovo still lacks a comprehensive statistical system for measuring the long-term effectiveness of probation measures and rehabilitation outcomes, which limits the development of evidence-based criminal policies.

Challenges and Recommendations

Despite the progress achieved in the development of probation systems, several important challenges continue to affect their effectiveness in Kosovo and the region.

Main Challenges

- Limited financial and human resources;
- Insufficient professional training;
- Weak inter-institutional coordination;
- Lack of digitalized case management systems;
- Social stigmatization of offenders;
- Limited public awareness regarding alternative sanctions.

Recommendations

In order to strengthen the probation system in Kosovo and improve regional cooperation, the following measures are recommended:

1. Increase institutional investment in probation services;
2. Expand professional training programmes for probation officers;
3. Strengthen cooperation between courts, prosecutors, social services, and correctional institutions;
4. Develop comprehensive digital case management systems;
5. Improve statistical monitoring and recidivism measurement;
6. Promote public awareness regarding the importance of rehabilitation and alternative sanctions;
7. Encourage regional cooperation and exchange of best practices.

Alternative Sanctions as Instruments of Social Justice

Alternative sanctions represent one of the central elements of modern criminal justice reform. Their purpose is to reduce unnecessary imprisonment while promoting rehabilitation and social reintegration.

International standards, including the Tokyo Rules and European recommendations on community sanctions, emphasize that imprisonment should be used only as a last resort.

Community service represents one of the most important alternative sanctions. It allows offenders to contribute positively to society while avoiding the harmful effects of incarceration.

Under the Criminal Code of Kosovo, community service for adults may range from 40 to 240 hours and must be completed within six months. For juveniles, the maximum duration is lower and focuses primarily on educational and rehabilitative objectives.

The preventive and rehabilitative nature of community service contributes to reducing recidivism, strengthening offender responsibility, and facilitating social reintegration.

Conclusion

The probation officer represents a fundamental component of contemporary criminal justice systems and serves as an essential intermediary between punishment and rehabilitation.

The role of probation officers extends beyond legal supervision and includes social support, rehabilitation, risk assessment, and institutional coordination. Through these functions, probation officers contribute significantly to reducing recidivism, supporting reintegration, and promoting safer communities.

In Kosovo, important progress has been achieved in establishing the legal and institutional foundations of probation services. Nevertheless, several challenges continue to affect the effectiveness of the system, including limited resources, insufficient professional capacities, weak inter-institutional cooperation, and the absence of comprehensive monitoring mechanisms.

Future reforms should focus on strengthening institutional capacities, expanding professional training, improving coordination among justice and social institutions, and promoting evidence-based criminal policies.

Ultimately, the development of effective probation services is essential for building a criminal justice system that not only punishes criminal behaviour but also promotes rehabilitation, social responsibility, and long-term reintegration.

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