

Law of Georgia
Imprisonment Code

Article 55¹ – Investigation of crimes committed in penitentiary institutions.

1. Crimes committed in a penitentiary institution shall be investigated in accordance with the Criminal Procedure Code of Georgia.
2. A person accused of committing a crime in a prison facility shall be transferred to a detention facility.
3. The rights and conditions determined for convicted persons of relevant risk shall apply to those convicted persons who have been transferred to a detention facility as provided for by paragraph 2 of this article, taking into account infrastructure existed in the facility. On the basis of the grounded decision of an investigator/prosecutor, the rights to a visit, telephone conversation and correspondence of a convicted person may be restricted.
4. (Deleted – 29.11.2019, No 5392).
5. Restriction by an investigator/prosecutor of the right to telephone conversations for a convicted person shall not apply to the situations when the convicted person calls on the hotline telephone number of the Special Investigation Service, the Public Defender of Georgia or the General Inspection of the Ministry of Justice of Georgia.

<https://matsne.gov.ge/en/document/view/91612?publication=39>