

Study Comparative of the law implementation of financial sentences with an emphasis on insolvency

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Abstract Law of the implementation of financial sentences in Iran is particularly important. The high volume of cases related Financial condemnation and consequently in the number of prisoners in this legislation to take the points to re-examine the weaknesses of previous legislation. The legislator after multiple reforms in this law finally in 1394 it adopted the reform and innovation in some cases. Including those under the new law Convictions of insolvency is considered to be examining cases of insolvency proceedings, Insolvency petition claims in insolvency and documentation tasks and assignments reasons and ditto court in Address the question, shift the burden of proof of insolvency for a separation between sentenced and convicted of this If the person claims to prove that the statement was false and that person solvency solvency necessary to pay Dion has called the case of insolvency or the creditors or the wife is in dowry disputes. When Credit solvency debtor during at least one year before filing lawsuits to prove insolvency times the debtor or the insolvency case is demanding that its solvency In other words, lack of funds or lack of access to your property must prove to the court.

Keywords : Key words: financial convicted, sentenced person, convicted, insolvency proceedings, debtor

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