
Prevention of crimes against public security in the Zanzan General and Revolutionary Courts

Asgar ammari*,

Crime is a common phenomenon and widespread. There is in very community and to constitute great opportunities. There is not any society and people around the world who are involved in criminal cases and are not damaged. Because of the general characteristics of the different actions performed accorded. To control the criminal, guiding and directing people to provide a wholesome society, education is indispensable and absolutely obligatory and should be offered by executive organizations, training centers, disciplinary institutes and Judiciary. In any political system, some institutions or organization are established in order to frustrate crime, study the cause of fatal offences and criminals. In Islamic system, the founding law markers of constitution incorporated various considerations to prevent crime and to correct criminals. In paragraph 5 of Article 156 of Islamic Republic constitution, the main aim is to distinct the cause of perpetration of a crime and effacement of criminal. Law makers gave the chief mission for preventing criminal to the Judiciary. The main thrust of this thesis is: to study and analyze the role of public and revolutionary prosecution, office theoretical, practical, religious and executive point of views. In this regard, some existing obstacles have been taken into account and discussed. In order to reduce the amount of crimes, not only some practical solutions have been offered, but also, the law professor's views, Judges' opinions and legal writers' comments have been discussed.

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