

Legislative Criminal Policy of Iran Towards Criminal Pragmatism

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Abstract The establishment of the Islamic Republic of Iran regarding new experience about the role of expediency and pragmatism in the field of criminal policy legislation that country. Although the legislative criminal policy, as deemed appropriate to consider a conceptual dominance is undeniable, but limits it in terms of various laws, particularly in criminal law The sensitivity is much higher than as limiting the rights and freedoms of person, as the halo Ast.drvaq remains unclear, what is relevant in the penal system of social security benefits accrued interest on the penalty and justice is on its way to achieve such an end Sun To achieve this, the mission system Prior to that criminal justice is criminal as support material and social benefits. Given the importance of this research is to explain the legislative criminal policy of Iran towards pragmatism is criminal. therefore, In this paper, the analytical method and taking notes the library tries to Regard to the principle of the Constitution that explicitly stipulates the need for alignment of laws with Islamic standards There is, in the first instance to place the concept and principles of expediency and pragmatism pay and effects Legislative criminal policy of pragmatism in Iran. The result of the study is that policy Iran has adopted two important legislative Criminal Penal Code (Code of Criminal Procedure and the Penal Code) possible Resort to pragmatism and attention to corruption and criminal prosecution and punishment of offenders, as well as providing benefits and In this context, influenced by the findings of criminology possible to expedience poll official has predicted.

Keywords : Keywords: criminal policy, pragmatism, criminal justice.

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