
The study of Basis, conditions and effects of the Remittable offences in Iranian criminal law

Seyyede Saeideh Mousavi Sarsari*, Dr. Mojtaba Janipour,

Abstract Offenses are studied different points of view. One of the raised issues about offenses is their remittability or irremittability that has been defined in the Islamic Penal Code. Remittable offenses are those in which commence, the follow-up of prosecution, indict and execution of punishment are all dependant upon the complaining party's complaint as well as his refusal to remit. Irremittable offenses are those in which the complaining party's complaint as well as his remittance does not affect commence, indict, follow-up and the execution of the punishment. This study aimed to investigate the bases, conditions and the effects of remittable offenses in Iranian Criminal Law. Hence, four hypotheses were formed and were tested via library research as well as books and articles reviews.

Keywords : Key Words: Remittable Offences, Complaint, Iranian Criminal Law.

[Islamic Azad University, Rasht Branch - Thesis Database](#)
[دانشگاه آزاد اسلامی واحد رشت - سامانه بانک اطلاعات پایان نامه ها](#)