## Study of distinction and Sharing Features in Contact and Verdict and Analyzing the Effect of Them

shahin eshghi\*,

Court decisions in terms of voting have been done in both modes of verdict and contract. Verdict needs two conditions: Partially or entirely be decisive fights, so the Court firmly want the presence of claimant in whole or in part get its rightful desires to know and judgment in his/her favor or does not deserve him and reject his pleadings, or court decision is in the result of proceedings happened in the litigation; This means that by investigating of fights reasons, eligibility or lack of eligibility of claimant called to decision, otherwise if a decision has been done in the margins of hearings, even though finished to fight, such a decision could not be verdict. The lack of one of these two conditions leads to contact. After the court composed issued its verdict, this judicial decision leads some results; so the judge has the authority to vote and the get a chance to be judged. Sometimes, for verdict, executable force could be done; the parties of fight can be proving the benefit of it. Sometimes verdict effects are limited to individuals who have been involved in the proceedings leading up to the vote; other times, verdict effects are not limited to the former parties to the proceedings. The result of judicial court as a legal phenomenon that has been obtained with certain formalities, can be used to be demonstrated to citizens and citations.

**Keywords: Verdict, contact, vote, judicial decisions** 

<u>Islamic Azad University, Rasht Branch - Thesis Database</u> دانشگاه آزاد اسلامی واحد رشت - سامانه بانک اطلاعات بایان نامه ها