

# **Theoretical Investigation of criminal liability of doctors at Medical Emergencies According to the Penal Code in 1392**

bahman mirzaee\*,Morteza Rahbar Taremsari, jan ahmad aghae,

**A glance at the statistics of criminal cases doctors it shows that Medical records are added every day on density and maybe one of the reasons that the UAE is growing in originating read more victims of medical fault liability of professional doctors both civil and criminal. Crimes in Medicine According to some content is important first, the criminal courts due to its technical, medical crimes especially in the emergency department Venice according to Clause 2,Article 25 of the law of the Medical Council The court shall obtain the opinion of a medical expert on the commission, the second issue of criminal responsibility social emergency doctor that is subject to medical procedures necessary to obtain consent the patient or not? And achieved in the patient's injury, Criminal liability doctor based on what basis? We will say that in case of emergency and lack of consent, if you enter the patient's injuries in the case that the doctor is not to blame he cannot be blamed and that is why the fault on the basis of criminal responsibility Practitioner according to the 1392 Penal Code is essential.**

**Keywords : Doctor, physician criminal responsibility, criminal responsibility Practitioner conditions, effects of criminal responsibility Practitioner**

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