Convicted Release of Prisoners in Iranian and British Law

dariush hassani*.

Abstract According to Article One of the Universal Declaration of Human Rights, All human beings are born free and equal in dignity and rights. One of the principles of the Islamic Republic of Iran is faith in the dignity and value of man and his freedom along with responsibility against God. For this reason, the government is obligor for achieving to this goal and should provide political and social freedom in realm of law. Article 960 our Civil Code also mentioned that: ((Nobody can dispossess himself of his liberty or forgo the enjoyment of his liberty so long as it is within the limits of decency and his action is not contrary to the law)). So deprivation or threats of freedom is hard punishment and more painful and suffering and limitation. So, imprisonment in old days and different societies is used as type of punishment, this punishment have been subject to many changes in during of long centuries. Finally this punishment in 19 century promoted as original punishment for correction of criminals. Today, measures and ways considered by lawyers for enriching correctional role of this form of punishment and also mitigating the negative effects of its interest. These measures and ways will help to elimination of negative effects. One of these measures is the parole system. In this paper, after mention of History, definition and principles of parole in first chapter, will mention accurate studying conditions of parole in second chapter and analyzing formalities, its time and effects in both Iran and England Law in third chapter.

Keywords: Key Words: Parole, punishment, convicted, imprisonment, England criminal law, conditions of granting parole, formalities of granting parole, time of parole and effects of parole.

Islamic Azad University, Rasht Branch - Thesis Database دانشگاه آزاد اسلامی واحد رشت - سامانه بانک اطلاعات بابان نامه ها