## The Role of legal rules and legal barriers to prevent deterioration of intellectual property owners

Tahmineh Fathi\*, Dr. Mohssen Pourmohammad,

Abstract Ownership is among the indisputable rights of individuals who are protected and respected in all countries. Today, the relationship between knowledge and business has been increasingly considered and intellectual property has played an important and vital role in the relationships between individuals and legal entities. the issues of intellectual property rights, the study of foundations and how they are transmitted. The first signs of literary and artistic rights are seen in the General Penal Code of 1304. Several articles are included in this law to punish those who violate others' property rights in a way. Subsequently, in the year 1348, at the same time as the adoption of the Paris Addendum on the Berne Convention, Iranian lawmakers drew up a law in the country to support the intellectual and theoretical foundations, which, after eight years of discussion, was enacted, at the time, a relatively comprehensive law And it was complete. Of course, in 1352, the legislator, in view of some deficiencies in the protection of the rights of translation and reproduction of books, publications and audio works, passed a supplementary law, and later in 2000, a law was passed in favor of the sponsors of riveting software, which included most areas Covered software. Subsequently, the Electronic Commerce Law was approved in 2003, with a small part related to the topics of the electronic publishing area. The jurists have commented on intellectual property rights. Some have spoken in the opposition and the lack of legitimacy of the rights mentioned and provided a reason, and some have also considered it legitimate, and has stated the means of its transfer. And what is said about the Supreme Leader's fatwa in the matter is that he also recognizes these rights rationally and religiously, and it is not permissible to conclude a treaty with other countries because of the lack of expediency. In fact, they are temporarily abandoned by their secondary authority with a secondary verdict that they are legitimate to observe these rights to other

countries, and the reason for this is clear, as our country is now growing and growing day by day. Findings the advanced countries of the world require at least in scientific fields. At the same time, he admitted to the legal aspects of the issue that the costs of non-accession were more tolerable. And on the other hand, in order to support the efforts of researchers and practitioners within the country, these rights are recognized so that their exclusivity is encouraging them to continue their efforts. Keywords: intellectual property, copyright, copyright law, international law, legal and jurisprudential law

Keywords: Keywords: intellectual property, copyright, copyright law, intellectual property violation

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