

Establishing a causal relationship in the assumption of multiplicity of factors with an emphasis on the Islamic Penal Code 92

Reyhaneh tanhay seyviri*,

establish causal relationship between criminal behavior or harmful act and the result of it, especially in case of a multiplicity of causes, one of the most difficult issues in criminal law and civil liability. This can be problematic if multiple people at different times (length) in the crime intervention and behavior intervention and outcome (such as murder) are relatively long, sometimes as a serious problem and the problem unsolvable appear . IPC 1392 instead of providing a clear and decisive criterion in this regard, further consideration of the case and worked with in certain circumstances provide solutions. Accordingly, if a plurality of transverse steward for criminal consequences into account all the factors laid out in linear mode, may be responsible steward or stewards of the first and the last, or both. CAUSES also assume responsibility for equality and the transverse sentence for involvement in length if unintentional crime, because the first criterion has been in effect. Furthermore, in the community and the steward could be provided without specific rules, a factor that is responsible for the alleged damage is known.

Keywords : causality cause, the foreman, crime, damage, liability, CAUSES

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