Criminal Responsibility without fault in the Iranian legal system

Ali Almasi Sangdeh*,

Over time and the emergence of new horizons and spaces, changes in attitude and proportionality in practices and strategies were avoided. The welfare laws that, according to scientists and analysts, constitute welfare issues form part of human life and culture in the present age, includes the crimes that, in a widespread name, are termed "crimes without criminal responsibility". With the emergence and expansion These crimes have been the subject of important discussions and issues. One is their influence on the new principles and principles and their apparent opposition to socalled real or traditional crimes such as murder, theft and honor killing, and other structures of their various forms and attributes. In terms of the criteria that apply to all crimes of this kind, And it's common practice and familiarity with them will be useful in criminal law, you should see why the traditional foundation of the need for the fault has changed? And how can it be established between the crimes in question and the element of fault in the structure of criminal liability? There is a lot of reasons in the rooting of criminal responsibility without fault. In addition to substantive and scientific considerations such as social and industrial developments, as well as the emergence of preventive thoughts of the Italian immersion doctrine, the form of considerations, the difficulty in proving the perpetrator's fault, is also noted. In fact, due to the application of new science and technology in various fields, the complexity of the relationships existing in them and, ultimately, the difficulty of acquiring criminal mentality and responsibility, and in order to prevent social dangers and adverse outcomes, and to provide more public benefits In contrast to the individual interests of the accused, the process of obtaining the blame and imposition of punishment on the perpetrator is facilitated through a specific criminal liability without fault. In other words, the necessity of protecting collective interests has led the judicial and legal authorities to make their decisions, rights and personal interests in the second order.

Keywords: Criminal responsibility, fault and fault, sentences and works, Iran's lega	ıI
system	

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