Comparative Study of Causes of Criminal Responsibility in Iranian-Iraqi Law

mojtaba abbasi nedamani*,

Abstract: Crime and Punishment are two important criminal bodies that are linked in two different forms to the perpetrators of a crime, one of which is committed and the other committed on the perpetrator. Criminal law determines and delimits the circumstances and circumstances of the perpetrator in the light of which, on the one hand, the issuance of a crime the perpetrator and, on the other hand, imposing a punishment on him, that the conditions for the issuance of a crime with the necessary conditions to impose a penalty on They do not fit perfectly. Criminal liability discusses the circumstances in which the punishment can reasonably be imposed on the perpetrators of a crime, although it is undeniably only possible to impose a punishment on the assumption of a crime, but it has long been that criminal authorities believe that criminal responsibility for him is rationally Impossible According to this specific clause in the field of criminal law and liability, the Criminal Officer has distinguished itself two distinct institutions of punishment and punishment and has a separate issue in the public criminal law section. Determining and limiting the criminal liability of individuals Key issues and penalties are criminal law. Since the elements of the motivated and the prosecution of criminal responsibility, if found, impede the punishment, they are accused of impeding the punishment, but because of the ability to apply, the measures of security and education, the accused civil liability, defense against the accused, the ability of the partners and the deputies to commit a crime, the burden of proof And the procedure is different. Also, due to the arrangement of different effects on the factors of the crime and the factors justifying the criminal responsibility, their specific examples, such as urgency and mistake, are necessary. The present study was conducted based on the library documentation methodology. Factors for solving the Iranian criminal responsibility include minors, insanity, urgency, coercion, reluctance, drunkenness,

sleep, misconception and anesthesia that are considered complete and up to date, and a comparative comparative study with Iraq shows that the factors leading to criminal responsibility In Iraq, it has not been so extensive, and there are still no such issues as sleep, anesthesia, and emergency as a factor in the prosecution of criminal responsibility in this country. A comparative comparative study between the two countries shows the more complete factors for the prosecution of criminal responsibility in Iran as compared to Iraq. Key Words: Criminal Responsibility Factors, Sleep, Emergencies, Iraq and Iran, Library Documents

Keywords: Key Words: Criminal Responsibility Factors, Sleep, Emergencies, Iraq and Iran, Library Documents

<u>Islamic Azad University, Rasht Branch - Thesis Database</u> <u>دانشگاه آزاد اسلامی واحد رشت - سامانه بانک اطلاعات بایان نامه ها</u>