

About Sovereignty in the Setting of Wills Labour Contract and Guarantee Performances

Mohammad Taraghi Talab*,

Abstract ancient times until now and will discuss its impact on contracts and contracts, has been favored. In accordance with Article 10 of the civil code are free people signed the contracts. But what is a very important issue contracts to be signed. Because in each category win-win contract must be respected and any of the parties to have an interest in it if anything goes wrong in this contract and that each party be affected should seek guarantees that each side losses to an acceptable level to be compensated. The most important sanctions anticipated in the majority rules, the termination is invalid and that the employment contract is also important. Nullity of the contract null and void the beginning, but it is not terminated. Finally, for example, if an agreement on the basis of illicit should be convened to dispel the labour contract and if one of the rights of each of the workers and employers to lose to divorce. Key words Will rule. Contractual release. Restriction . Working conditions .Guarantee implementation

Keywords : Will rule. Contractual release. Restriction . Working conditions .Guarantee implementation

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