

Comparative Study of Custodial Arrangements International Criminal Law and two major legal systems

Soheil Delshad Rezaei*,Mojtaba Janipoor,

Abstract One of the most critical stages of the criminal procedure process is the time between the arrest of suspect or the accused and the date of his or her trial. The decision about whether he/she remains in custody or temporary set free using a bail order will make by judges in court of law. The purpose of this thesis was a comparative study on bail in International Criminal Law and two major legal systems, (Civil law and Common law), due to find the answer to these two crucial questions: first: between these two major systems, which one have had the most impact and influence on the International Criminal Law? Which is leading us to the next vital query that is, does the International Criminal Law in favor of remand in custody until the date of the trial or interim release? The findings of this research show that the Civil Law has had the most influence on the Bail decisions in the International Criminal Law and that the International Criminal Law is in favor of remand in custody. **Keywords:** International Criminal Law, Common Law, Civil Law, Bail, Remand in Custody

Keywords : International Criminal Law, Common Law, Civil Law, Bail, Remand in Custody

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