

Jurisprudence and Legal Analysis of Proof of ownership dispute

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Abstract Ownership is referred to as a relationship between the person and the property, which causes other people not to capture the property and, in the case of the owner, can also use its own property in the manner desired by that owner. And in fact, the truth of ownership is a rational validity; it is rationally between those who hold something and what is in his hands, the slave that this relationship is the source of his dominance over that thing, or that they give what they credit It is the same domination. Part of civil rights is also dedicated to the relationship between individuals and property, and all the efforts of the legislator to protect the rights and property of individuals invading others and to meet their natural and natural need and attachment to their defense of their property and rights. But it should be noted that despite the fact that the time has come for many of the intrusions and emergence of litigation in Iran's jurisprudence and judicial system, the legal complexity and disagreement over whether or not to deal with this dispute is not overlooked and judicial procedures In this regard, it has not achieved a decisive result. Of course, the legal system, the most important reason for ownership, is the ownership document. Iodine or capture is another way of proving ownership. This research has achieved the achievement that a person owns property and property and owns and affirms the religion of Islam, but his ownership needs documents. Key words: Evidence Proof, Proprietary Documents, Iranian Law, Fiqh, Property,

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