Studying the liable ability of electronic evidence in Iran law

Majid Moani Manjili*, Vahid Zaree Sharif,

Today the communication and information technology has been come as one of the main discussion of the society, with dominating of this technology on all humans life, different problems and challenges have been created and people of society wants experts and lawmen to think about them. Now if the country is a pioneer itself in production and development of the information technology, naturally it should give legal solutions about that and if it is importer of the technology, like our country, obviously it should refer to the inventor of the technology about the legal problems and observes that what solutions have been adopted by the people possessing more experience in this case. One of the important and critical discussion in legal systems, is the discussion of the evidence and way of its citation and acceptance for prove and declaring the private and criminal lawsuits.so that it should be said without evidence, any struggle has ending now with information technology development in all humans life, can be said that documents resulted by functions of this technology have not any role for prove the lawsuit?obviously no. Because in addition to physical and material function effectiveness by digital world, today most of the affairs are possible only in this space and it can be said practically that what documents are necessary for them, we should search in that space and just by the electronic way the typical case that can be named in is electronic business in private law and most computer crimes in criminal law that their happening is possible only in digital world.

Keywords:

Electronicevidence, Evidencediscovering, Electronic business, Cyberspac, Hidden And Obvious evidence.

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