

Evaluation of Exchange Guarantee in termination, annulment and the right of lien period of Shiite jurisprudence and Iranian law.

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A number of jurists and jurists, including those who belonged to us, and the late, regarding the guarantor of guaranty provided for in Article 387. Iran believes that this rule is an exceptional rule contrary to the prevailing rules governing transactions; therefore, legal acts should be followed in order to deal with it. In other words, when it comes to the hypothetical guarantor in law and between jurists and scientists of the law of sciences, it is unconsciously for all the minds of the people concerned to make a guarantee in the wake of the contract, including the agreement that the guarantor deals with, and, The summoned guarantor in a marriage contract summarizes the issue of expressing the subject of their emphasis on bargaining, casualties, litigious liability or customer statements and so on, and it is clear that the conclusion of a marriage contract in this matter can be overcome and perfected. Not a secret, since the marriage contract is one of the most important monolithic contracts that, apart its extent, is theoretically and theoretically It is also for today's societies. Therefore, it should be stressed that this discussion is not just dedicated to a massive deal, but it can be a matter of discussion in all negotiated contracts, such as lease, lease, deposit, or Emphasizing this point in this study, in this paper, in addition to providing a complete and comprehensive definition of the guarantor, its effects and conditions in three issues, the termination and the period of the right to imprisonment have been carefully considered and all aspects considered This is a special rule of thumb before the bill, and nothing else, but because the marriage contract does not have any special privilege over other negotiated contracts, and on the other hand, the payment that is made against the plaintiff is valid only in terms of credit or naming It is different, and because in other contracts, the interlocutors also want to do something against what they are missing or committing to doing it. Find

at least a commitment to fulfill their commitment and may also be wiped out at different times - before and after the bill - as well as in different circumstances, whether or not the cucumbers are available to each of the parties for consideration, whether iodine is good or not. Therefore, in the first chapter of the thesis, we try to provide a brief definition of the separate concepts of the subject matter of the thesis, and in the second chapter, while briefly describing the legal rule of the guarantor of the guaranty and its jurisprudential and legal analysis, it will examine the flow of countervailing guaranty in And in the third chapter, we will deal with the existence or non-existence of a guarantor of grace in the period of imprisonment. **KEYWORDS:** Compensated guarantor, Waste, Termination, Custody, Custody.

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