

Reviewing the Iodine Code in the Law on Registration of Documents

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Among the important issues that can be found in the sources of Iranian law is the use of legal rules in the formulation of laws and regulations. The rule of Iud is a jurisprudential rule, which the jurist deduces the evidence and gives judgment. Therefore one can say that one of the most well-known rules of jurisprudence and law is the rule of thumb, which, the title of seizure, the rule of iodine, the rule of seizure, iodine, etc., has been named. On the other hand, among the numerous laws that now exist on the relations between natural and legal persons, the rules of registration of documents and real estate are of particular importance. The laws of registration of documents and real estate are among the laws that the legislator has established to regulate ownership and protection of property. As a result, according to the rule of thumb, the seizure of property is property, unless proven otherwise, then in the dispute between the owner and the claimant, the claimant must bring the property, otherwise the ownership will be fixed for the landlord. It was also obtained the effects of the issuance of the property certificate on the non-acceptance of the Iodine Law, and the subsequent seizure of the non-owner of the ownership document on that property is not considered to be the property and also the law of registration of Iranian documents and real estate in the conflict between the exercise of the right and the principle of iodine accepted Yiddish sovereignty Is.

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