

Investigating the Legal and Legal Principles of Guaranty

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Abstract: Safeguard and Liability, Compensation for Compensation, Reasoning and Falling it, has long since been of great significance and sensitivity in human social life. The main question of the research is, what are the causes of the guarantee? What is the mosquito? How can I get out and fix the guarantee? The findings of the research show that the purpose of the failure to comply with the guarantee is to cause the obligations to be canceled and the damage to the guarantee can be included in the rules of Article 16, Action, admission and admission in accordance with Article 1070 of the Civil Code, and also the most important effect of the collapse of the guarantee of the removal of responsibility and the end of the obligations of the person towards others. In this context, our traditional and dynamic jurisprudence, which is the basic basis of the laws and knowledge of law in the Islamic Republic of Iran , Is rich in wealth and the rules of jurisprudence, which are the limit between the issues of jurisprudence and jurisprudence, are the main documentary evidence of the guaranty of the offenses. D. The factors that are considered in this research and are based on the findings of the research include rules such as Ehsan, Staiman, Action, Attention, and Admission, which, while examining the jurisprudential foundations and its legal examples, result in the rules that lead to Collapse of liability and civil liability. Keywords: Guaranty, Civil liability, Crash, Steiman, Ehsan, Action

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