A Comparative Study of Judicial Supervision in Iranian-French Laws

Fariborz HEIDARI (Master in law, guilan university)

Abstract
One of the innovations in the "Code of Criminal Procedure", which is approved in 1392, than the former criminal codes, is the topic of criminal supervision writs in the field of writs for supply. Although the provided instructions for this topic in Article 247 of the the Code of Criminal Procedure, are similar to the supplementary punishment of Article 23 of the Criminal Code, they are still notable, because they are contemplated by the prosecutor and even before the issuance of the sentence. Since the laws of the French "Code of Criminal Procedure" have always been pioneer and also effective on the developments in our "Code of Criminal Procedure", a comparative study between Iran and France, on the issue of "Writ for Judicial Supervision" and "Writ for Supervision by Electronic Equipment" regarding the concept of supervision, both in terms of maintaining and observing human dignity, judicial authority and etc. is considered as a remarkable specialized field of study: So that while protecting the freedom and dignity of individuals, it also emphasizes the respect of the order and law of the community.

Keyword: Writs for supply, judicial supervision, Accused, Freedom, Code of Criminal Procedure