A Research into the Institution of Sentence Enforcement Postponement Regarding to Narcotic Drugs and Psychotropic Substances Crimes

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Abstract
This study aimed to investigate the possibility of postponing the sentence of the accused crimes, drugs and psychotropic substances according to the rules and regulations and predicted, in Articles 40 and 45 of the Penal Code was enacted in 1392. Considering that crimes narcotics and psychotropic substances as well as to determine the penalty for the perpetrators of these crimes under the rules and regulations by the Expediency Council, set, done, so the details and legal issues extend or not to extend These institutions, which apparently (the institution), in the light of the general criminal law and specifically in prison crimes, defined as meaning that the decisions of the Assembly, was recognized and identified. In this study, the anticipated benefits of the anti-drug law reform delegation to the Assembly, which in its kind as the above, is considered an innovation, and institutions in the development of mitigation on Drugs and Crime Psychedelic according to the density too, amounting to 46 percent of detainees in prisons convicted of crimes, is indicated. And finally prove that the delay or suspension of enforcement of drug offenses and offenders are subject to liquefaction Don except the servant of Article 47 stresses, is possible.

Key words: postponement, narcotic drugs, psychotropic substances, traffic

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