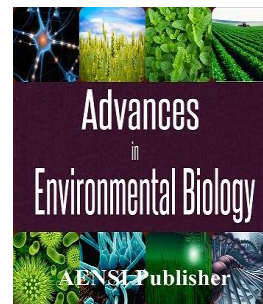




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Victimization and Ways to Reduce Crime and Felony about the Victim According to Iran's Penal Code and International Law

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ABSTRACT

Crime's social effect includes reactions of relatives and family job environment, mass media and justice system. Finding a uniform idea about victimization financial and economical effects is very difficult and hard to obtain researches showed that not very much of cases, victim could compensate about their loss. One the issue under question in being victimized victim is someone who is suffering an absolute loss on his /her body and all part of society believe that .victim also means who had been imposed a burglary like victim of stealing. In the present article while investigation the phenomenon of victim logy, we have paid attention to its kind .it's effects and results in different dimensions and also we propose some preventive approaches .finally we propose some suggestion about the field decreasing of crime about victim.

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INTRODUCTION

The definition of victim and victim logy:

Victim is a person that after an incident has got physical, mental, emotional pain, financial loss or basic loss to his/her fund a mental rights [12] victimology is one the branches of criminology and has come to birth less than one century after emerging of the criminology in recent years because of ignoring the victim in many years, new studies focus don viciance more than before victim logy is new branch of criminology that investigate the direct victim of crime in this new branch of know ledge personality, biocharacteristics, mental and ethical features of victim, his cultural and social characteristics and his share in forming the crime and its relationship with criminal are investigated victimization means make someone victim, murder, robbery, sexual abasement and some of other crimes can be evidences of criminal act that make some ne victim and also a person who is victimized can be woman, man, young or old on the other word the more various the crime the more victims will be. [22] tans von heating, pioneer in the victim logy, has defined victim as follow: the victim of crime is like whom this has formed the frame of criminal actions.

The effects of being victim on people`s moods and lives:

Economic effects:

Finding a uniform idea about victimization financial and economical effects is very difficult and hard to obtain Researches showed that not very much of cases, victim could compensate about their loss.

A) Job effects: being victimized can enhance the times of absence and leave in companies and offices, crime`s mental consequences (like PTSD depression, mental disorders, behavioral disorders, etc.....).

Can decrease companies performance crime can have negative effects of victim employment in long term. Sometimes victim maybe can't go back to his /her job or victims performance is being affected negatively because of job rank lowering .losing payment and perhaps getting fired.

B)social effects and costs victims maybe incur following costs: repairing or exchanging the property .using security provisions .access to medical services, Participating in penal justice process, having legal consultancy .psychiatric consultations, taking job leave or stopping other money making activities and burial and funeral expenses furthermore the general economical loss caused by lowering victim`s job performance, prevention

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costs (police, justice minister, social security, insurance and) And also expenses of Postural prevention should be added

Social effects:

Crime's social effect includes reactions of relatives and family job environment, mass media and justice system .because of negative consequences that crime has on victim, he/she need positive reaction of family and relatives, researches show that victims are supported by some people who are out of the family and also their neighbors, neighbors support includes listening to the speeches of victim and accepting him and sympathizing with him in this can some jurists have confirmed the modification of relation between citizens with police and ministry of justice more over we should say that in security feeling increasing, in a wide extent, is dependent on individualism about real victims through re-victimizes or potential victims .this sense of insecurity is a favorite for those who live in a world full of violence this issue is more understanding for those old people who watch the outside world from the television films in this case the term borrowing victimization has been paid attention .so that the increasing attention of medias can lead to show feelings and borrowing victimization that is some people who aren't victim but they may feel being victimized because they heard about other's being victim .

Legal effects:

Although victim is al way absent from public thinking and discussions .has possibility to defer them, the position of private claimant allows victionce participate in trial session and gets his legal compensation .all authorities who deal with victim should know the commission of victims compensation .doctors should be informed about facilities to help victims and supporting them legally and mentally also victim can bring a claim to police stations or directly to the genera attorney at law.

Types of victims from different aspects:

Familiarization with types of victim's criminology an indicator should be used to propose a sight about classifier the victims by the researcher and of course there is possibility and different classification about victims is applicable for this reason we have two different sections:

A) Not participating victims in victimization the experience of victimization in different crimes is different, on the other hand we can say that some of victims have the highest position in the process of committing the crime and even we should take, their experience more serious .we call them innocent or ideal victims they aren't guilty in this process some factors like age (being child or being old),social manner (immigration),job and etc that creates a kind of special potentially and necessary preparation for being victim and another group of factors which creates inherent capability to be victim in the person which we call them congenital victim.

1) Capability of victimization under special conditions:

Old people and specially old women representing ideal victims those who are unable and deserved to be helped and taken care of in children victimization, basically the unintentional and financial crimes are exceptional and more we think about intentional misusing and un common inattention on the other hand child hood, especially in poor families, accompanys with misusing, exploiting and sexual abuse .even we have indirect victimization against children, since they may witness some crimes against their families by a stranger or one of the family member .even they don't witness these crimes, they may are effects by the side effects of committed crimes like robbery from their house these crimes considered as independent crimes on children but they can have negative effects being old increases the danger of being murdered and to be stolen for example in stealing the purse or wallet most victims are old people that are victim because of their physical and social situation .another factor is job in every job there is the risk of being victim some jobs have higher risks of being victim than others.

Choosing the victim contains one of these two possibilities:

First: when someone unwontedly is victim because of being in a special place or special job position

Second: the tendency of criminal in choosing the victim in this assumption the criminal commits a crime based on his personal beliefs or biases for example someone who was mist rated by his /her teacher, while being adult may show negative reaction toward this group and guild

2-General capabilities or congenital victims:

As we have frequent criminals, we have frequent victims it there are three groups of people who have unconscious preparation and former capability to be victim and for this reason not because of external or temporary situations, attract people's attention

1-masochist people or self punishers who are considered a real enemies real enemies of themselves .according to Gessen they are hidden victims they in fact prepare their being victim UN cons piously this group are some:"a real masochist 'and culprit sadist.

2-This group of people are those who have got Habil syndrome and have a feeling of being sinful they aren't interested in life and have severe depression and melancholia they don't tell nonsense they are fresh and active, are successful in there, job they accept that their lives is the same others, but they are angry with everybody and everything and really are interested in death they don't know the joy of life, the life is absurd for them, but habitually they continue the life and sometimes they commit suicide.

B-effective victims in victimization:

We discuss about those who are culprit in there victimization these kinds of people in two ways prepare the necessary fields for their victimization.

C-secondary victimization:

If a victim of a special crime for the second time be crimes victim it indicates his /her vulnerability and shows that victim exposes the danger very much and this point can be useful to identify special traits of victimization and we can find a lot of crimes by that.

D-indirect victimization:

In France supporting centers don't help indirect victims but in U.S.A. there are some programs to support them one of the indirect victims are those who witnessed murder of their vacation relatives and he/she should be supported .because when someone dear is killed it will in car a very big mental pressure on people and this can be resulted in increasing anxiety and stress when in direct victim deals with legal system it will increase his/her stress while investigation police retells the details of the murder, he hears some in appropriate and imprecise in formation his relative who has been murdered and if police can't arrest the murdered he will suffer prom that always so the presence of some groups to support victim groups of murder for helping the indirect problems in useful they can help the indirect victim to feel support and security from the society consultants can help this person to understand the situation better supporting curriculum daring legal investigation can help the victim, because these victims in cure much costs there are some compensatory programs in all states to help this people like burial cost medical cost and other reasonable costs in 1999 76%of murder victims in U.S.A were men (more probable their indirect victims are women that should be supported.

E-potential victims:

Sometimes individual traits are important one victimization some people attract criminals attention because of their mental, physical and behavioral traits and because of their special behavior are going to be victimized (April, 1997. Criminal victimization) in this assumption the victim reinforces the motivation in the criminal out of most important points we can mention being neighbor with criminals, being attractive, being accessible and

1-being close or neighborhood, when people approach each other, the possibility of conflicts between them gets more and the more probable crimes we will have this is the view the Chicago school designer used it .although it is used in the environment –based criminology, but it applies about victims among them sexual crime are very important.

2-being attractive :in sexual crimes the way of dressing and the way of speaking can be reinforces of being attractive, in financial crimes money and weal this very import but also being weak physically is another point that criminal search for, because they look for those victims who are weak and can't defend themselves.

Being accessible this factor can have important role to commit a crime by the criminal, personal, familial, job, activities and behavioral traits of victims can show them as a good prey for criminal for example in most cases when house are broke in to for the if that are vacant or those people who choose dark and quiet places that is a good points for criminals.

F-victimization because of victim`s role:

Some victims act in a way that provide the require men committing the crime by the criminal stimulating words or speech is such a case victims tells some words that un cons coin invokes the criminal to commit a crime, but it is worth –not that sometimes victim contents to be victim according to article 267of Islamic penal law.

Basics of supporting from victims:

Base in jurists domain of know ledge means a general base or principle that legal system is based on that and legal guidelines are passed based on that this basics are called legal and law principles (introduction on Islamic law p).

2-Norm base:

Some scientists pointed to dimensions of supporting the victim in the society and believe that keeping and saving societies values have placed as a bench mark of society's penal law and basically is considered as fundamental objectives of penal policy because supporting the people and particularly is of societies values and they should be supported supporting victims and helping them should be considered as essential values of society, every society's commitments toward victims based on beliefs, should stem in the deep points of any society, so, to establish legal sources which supports victims' rights is of high importance (ezat abdo fatah,p,96).

2-Governments ignorance to prevent criminal phenomenons:

Some others believe that government is ignoring to prevent crime in this case remand of Gessen says the supporting movement of victim because western countries weakness or ignorance to prevent ascending growth of crime and late 20-30-years so that because of lack of effective action about crime is the only choice and option, to support victims of and reducing the criminal phenomenon according to this assumption the base of supporting the victim is governments ignorance because undoubtedly on if the most fundamental objectivity of government is to keep guardianship and order by the governments

3-induction of penal system:

Another base to justify supporting of victims is that to support victim and supplying in cured losses on him has an effective role in inducing the penal law movement of fighting against penal law that was established by nether land professor, luck helmsman "in three stage "de penalization, de accusation and inducing to penal policy has fought with penal law according to this point of view, the organization of supporting from and their loss compensation by the compromise, cutting the enmity of non legal –penal policy to decrease them.

4-Reduction of crime committing:

Some of scientist searched the base of supporting the victim in decreasing the committing the crime and said that "supporting "the victims, besides it's values, has effective role preventing being criminal, because not only it present's frequent victimization but also its prevents becoming a victim to a o criminal as a doctor helps patient to get better, helping the victim leads decreasing the crime.

According to this point of view, even if the victim is culprit in being victim, he /she should be supported again .because on one hand this supporting saves him from re crime and being victim and on the other hand prevent individual revenge and arbitrary wrath.

5-Ideological base:

The holy Quran in deferent verses calls Muslim for supporting victim people for example says" why don't you fight for the sake of god and those victims who are oppressed by the cruel people ?those victim that say :god save us from this oppressive people and give us a governor by your se (Fe nessa/75).

Supporting the victims and supplying their losses is mentioned in Government targeting a particular banner and holy narrations by (Infallible Imams) and has special position so that we have book named majlesi,vol 72,p,170)this supporting that was made in the first days of Islam, didn't belong to one aspect .but also it covered all its rights and needs from legal and legislature supports to mental and financial support like dedicating a share of public property to old people for example imam Ail saw an old man that was begging he asked who is he ?they said "he is Christian "then he said you exploited him and now he is old and disabled .help him from treasury.

The range of supporting from victims as it was mentioned supporting from victims and tranquilizing their mental problems has some basics and this support leads to recover victim's personality and authority and save them from social depression and in one word he revives his life .now this is a question that what are the practical ways of supporting the victims and in what process .in this case one of the experts says "supporting the victims in three stages is imaginable:

Supporting the victim right after the crime supporting the victim during legal investigation supporting the victim to compensate victims deserve to be supported in legal support and processes some of these services are as follow:

1-Proper servicing:

And of the most important kind of support is serving and helping in clouding financial .medical, psychological and social support aim of this servicing is to help victims to confront with emotional damage, participating in the legal justice process to be compensated and try to compensate the difficulties undoubtedly this servicing needs establishment of a uniform penal policy toward victims that itself needs cooperation and interaction of all in situations, specially legal system of in formal and existing capacities of a civil society.

A) legislative and penal support :from the legal policy point of view, the government in three levels of legislative, penal and executive can support the victims passing the extensive laws by emphasis on victims personality and their vulnerability such as women and children by some reason like age, gender, specific executive guarantee and usually penal, is an illustration of supporting pattern that should be considered in this level .according to pathological manner of specific victims including women, children, old people and unable people, legislator should have a comprehensive plan.

B) medical and financial support: financial support is one of the most significant types of support that is called “compensation and paying the loss” this kind of support can be necessary caused by crime to victim`s property through robbery, Malversation defraud or like that medical primary certificate for victims which follow the legal following, is of high importance also this support can be in the format of usual treatment or general medical treatment .this treatment, especially in home violence`s and some cases like bothering the child is of high importance finally, medical and financial support, in the frame work of urgent or usual treatment covers not only physical damages but also mental damage.

D)mental and emotional support: every crime, besides financial damages, has the victim`s annoying too, as it harts victim`s feeling and leads to depression and emotional pain and can be expressing as wrath, angers avenge or soon .the called in reactions usually are considered as primary affect getting of crime that after crime is appeared immediately are prove able clearly.

This annoying that arises is because of damage to emotions or individual feeling and has different reflection in different crimes and needs mental and emotional supports to relieve the pains of victim and strengthen him mentally and spiritually

2-Providing security:

One of the basic rights of victims is to provide their safety during penal and legal investigation security right in its general meaning which includes life, money and fame, and also individual`s political, social and mental security id considered as one of the important rights after life in fact security as a human goal is considered the first indicator of prosperity next to relating the importance of security in our religion is so high as the first request of Abraham for Mecca is security (Abraham 35)”remember that day in which Abraham said ”o” my god make this city secure and avoid me worshipping the idols .this shows that security is the first bounty for human .security is necessary for human and without that life is somehow impossible without security there will probability of committing the crime because victims because of some considerations can`t go to the court and claim there.

3-supporting the life right: the right of living is the primary right of human and reliability of all human rights relies upon this right the base of all rights is right of life in which identifying and respecting it constitutes the foundations of inherent and natural rights so suicide and euthanasia is illegal and mental or physical damage can caned or abolish some of religious duties holy Quran and Islamic narrations have rejected killing human, as, the Quran considers killing one as killing all the people (Maedh :32) article 2of human right Islamic declaration, in this case says: the life if a divine bounty and is a right that is guaranteed for everybody and everybody should protect this right supporting the victim in Islam`s penal policy Islam has paid attention to victims and considers the same phenomenon like crime, criminal, punishment and victim in relation to each other and with other regulations of this religion and penal policy collection of Islam penal regulations like other parts of this complex is based on real world knowing and especially knowing the human .since god is creator of know ledge and human he has attention on all human existential scopes and passed some laws to protect and keep human`s right and dignity.

1-supporting the victim in intentional murder because Islam has emphasized on human and his rights at it a crime kills someone intentionally .he/she should be killed as a retaliation, we have some verses about this (Anaam (5))don`t kill any one against god`s will unless by the order that god say :hope to think “asra33) don`t kill someone against god`s will until by god`s order, and who is dead and killed we put an owner for him them don`t exceed in the murder .

And in another place considers murder as a philosophy of life (baqareh, 179) there is life in capital punishment o` wise people hope to be better. “

In the inter predation of above verse, some people and specially sunah jurist say” it means that your life in necessity of capital punishment “because if someone wants to kill any one by this verse ignores his intention and this insures the life of society people from the total of these verses about capital punishment .people`s life right, murder is rejected completely .as in (Maede .32) if someone kill anyone with committing murder or corruption, as if he killed all humanity and if one saves someone from death as if he saves all the humanity.

Then capital punishment is necessary to keep security and to get human goals, and to support victim, using capital punishment right not only make a thirsty one full but also has a high mental effect to prevent society from murder and killing if capital punishment is institutionalized in the society no one can kill.

A- Changing capital punishment to blood money:

This issue needs to investigate "The right victims family" in the intentional killing, is The right victims family "eight just for capital punishment or is free to choose between blood money or capital punishment? Or at least some cases that capital punishment is impossible, can it change to blood money by reference to old religious books that jurists don't have common ideas about intentional killing and bring up different ideas :the about famous people of imamieh jurists by reference to verses and some narrations that are about intentional killing and capital punishment and there is no point to blood money in them (Ameli, capital punishment vol,29,p,53,54) they consider the right of victims family in just capital punishment unless the murderer consents to pay a blood money but some other jurists like EBN Jonid and ebn Aghil believe that victims family do capital punishment or get blood money (Shahid sani, masalek alafham,p,260-261) their more reason more than narration,is the following verse (Asra,33)(... Murder of the innocent).another group of jurists like Chazi Ebn baraj in Almazhab (Abdolaziz ebn baraj, Almazhab,p,188) and Aboosaleh in Alakafifialfeq (Shahid sani, masulek alafham,p,160-261)and khoei (khoei,mabani taklamol menhaj 1974,vol 2,p,126) believe that it is ok if they have the Exploitation capital punishment .but the murdered family can get the blood money as abvbasireh says :imam Sadeq was asked about a man who was killed intentionally then the murdered ran away imam said :if the murder has a property, take the blood money from his wealth and if doesn't have wealth take from his relatives and if doesn't have none of them, imam should pay the blood money because Muslim blood doesn't waste (Ameki,vol29,p,126)Khoei writes in reasoning for this narrations that "reasoning in Mghbrh Abu Ysr necessitates us to pay blood money if there is no possibility to do capital punishment (Khoei,vol,2,p,126)besides the special narrations we can infer about Benefit from retaliation based on the total of narrations that refer to verdict, am out and quality of blood money .because these narration have comprehension and can include all crimes against all part of body, although in different shapes and forms (international, semi intentional)they are khoei pointed to these narrations and writes inclusion blood money reason don't include those cases which capital punishment is impossible s .khoei,p,174).

It seems that between mentioned verdicts, the third hypothesis (changing the capital punishment to blood money for any reason that capital punishment is impossible is more reliable, because at first they are match able with verses, narrations and logic second, evident of jurists ideas that paying the blood money in an intentional murder depends on murderer consent is contemplate able, because the evidences of famous jurist are quranic verses like" Spirited against spirited " and those narrations which say in intentional murdered the capital punishment is necessary these verses and narrations are in the authority of victims family so in ccases that the murderer has escaped away or capital punishment isn't possible any way this doesn't include also Ebn yoneid and Eskafi who vindicated to Change based on (asra,33) the mentioned verse dosen't implication on their idea them changing capital punishment to blood money is accepted by all jurists and even some like sheikh toose in alnahayeh and Ebn zohreh claimed Consensus (shahid sani masalek-AL-aFhama ,pp260-61) .

b- Victims compensation from public property as it mentioned before Islam respects human very mach and resects human killing completely (MACDE-32), further more intentional killing follows endless (Otherworldly)punishment and gods damn and anger (nessa.93).no one should be killed and if so, it should retaliated .according to Islam's penal policy one of the most important ways to compensate victims rights, is public property because it is of Islam's inevitable duties .if someone is killed, government should arrest the murderer and punishes him, if it isn't achieved, government should pay the blood money to compensate a share of murdered family loss, which is censed by government's ignorance (Abazari,foomash,p,324,2000)any way governments responsibility and Islamic government toward victim has jurisprudence and legal back ground (h.bui,p,86-85).

We briefly mention some of them:

1-when murderer is unknown it is said by imam Sadeq that if a corpse is found in the dessert his blood money in paid by the government because Muslim's blood shouldn't be wasted (Kolini 1945vol7, p, 273) another narration confirms this word (Sadoq -1983-vol4.p.97).

Insanity of murdered: it is asked from imam bagger take if someone crazy attacks you by a sword and if you take the sword and kill him by that sword: imam replied the murderer isn't killed or doesn't pay the blood money, but also imam pays: the blood money (Kolini .p.294).

In sanity of killer: if someone in sane kills someone else imam Sadeq answered if witnesses confirm his in sanity .blood money is paid from his wealth to the family of murdered, if not government should pay the blood money

4-Judge's mistake imam Ali said: judges mistake is paid by public property (ebn baraj,V 2.p.514)this narration explicitly emphasized the public property responsibility in Infra-spirited another narration says the "not easting the blood "doesn't dedicates to murder but also includes wounds and benefits (Kolini,p,294).

5-the effect of accused act in murder when someone causes one murder unwontedly for example when wind pushes down another from a high place on someone else and causes his death .based on jurists, in this case,

government should pay the blood money (ardabih p.246) according to jurists public property not only is responsible about murder but also it cares about injuries.

2-Supporting the victim in semi –intentional murder:

In this cases murderer should pay the blood money.

Suggestions to prevent victimization in family:

Parents should respect their children parents have to supervise on children and their friends the most important step is parents familiarizing with principles of relation making by children discrimination shouldn't be in a family the place of living should be chosen carefully family should be a refuge for children safety and relating not hatred from parents to prevent crime and not to extend a crime he should consider their principles, namely, considering all the people, paying attention endangered people and paying attention to the victims that each of them should be applied in 3 ways of institutional development, decreasing the opportunities and changing the social values that in first one focus should be on family supportive policies and generalizing the system of family looking after in second one the suitable standards to construct residential places and third one changing in values, care should be taken to develop ways of sit-down family conflicts by mass –media supplying and providing necessary facilities for families by the government.

Some suggestions and children victimization:

- 1) In order to avoid the process police labeling like France and Sweden in Iran we should have police for enfants too.
- 2) In order to decrease penal trial damages and to modulate police accusations on the poor children, in all trials they should have Public defender.
- 3) Instated of closed prisons and correction center that are places for crime learning they should have compulsory job by payment that requires changing the prison to work shops by payment or providing these centers by the prisons and the last way is training the staffs to behave and treat better this group of people.
- 4) We should change the process of investigation based on other countries law .we should some judges specified for children, establishing children court with inherent not general qualification and the way of its forming that should consist of psychologist, social worker obligatory presence of woman attorney at law and legal counselor and also woman judge.
- 5) We should special laws for children, maybe present rules aren't good enough to treat children based on the principle of diminished responsibility
- 6) Despite of jurists effort in two recent centuries to revive and promote accused people rights, the role and position of victim is ignored and he is considered as one of the guilty people in a criminal event by the passage of time victims' rights were paid attention like criminal rights so they tried to make a balance between rights of these two actor justice revived and mean while some Discriminate policies were passed to ward special groups of victims.

Intervention in the victimization crisis:

This intervention necessitates guarantee of victim's safety and security and concurrently we should takes one opportunities to tell what happened to them if this crisis is in the shape of mental or physical damage doctor should intervene otherwise if emotional pain is caused by this crisis maybe there will be a not her victimization.

Consultation:

The most important duty of a counselor is to provide emotional assurance for victim that its success depends on meeting practical needs for victim if the counselor can't do anything to remove victim's continuous mental pressures that his practical needs aren't met some of his efforts should intensifies this mental pressure in this case since 2000 in Iran's police center some departments of social support and consultancy have been established the main activities of these centers are to give necessary guidelines to victims and to familiarize them with their rights.

Victim's participating in the process of justice:

Undoubtedly, victims have important role in moving up the wheels of legal justice process :without his help these wheels stop .in all legal systems, some cases are formed not by police in no ration but by victims report important role of victim in this system shows that the most crimes are reported by the victim, victims participating role is based on this thinking that crime naturally is considered as a private issue between victim and criminal.

Public training:

All official department and specially penal system authorities and also other social in situations like ministry of education should train all how to treat a victim the main objectives of these instructions are :increasing as probable the public knowledge, considering the citizens as probable victim, creating the sense of responsibility, relating the people with crime controlling centers and help to create thinking about people.

REFERENCES

- [1] Alasti-Hassanpor-Victimology and Preventing Victimization, 2006, No, 56.
- [2] Aghaie, Bahmman law Dictionary, 2006.
- [3] Abazari, Mansoor, Islamic penal law, Tehran -2000.
- [4] Pradel, Jean, History of Penal Thinking, 2002.
- [5] Rorican, Jacques, Victim and Criminal Children in France's law transcend by Abrand Abaei, 2002.
- [6] Tavajehi, legal policy of supporting victims, 1999.
- [7] Tavojehi, the postion of victim support in international conventions and documents, 2001.
- [8] Hadji dehabbadi "from compensating the victim by criminal 2006.
- [9] Tavajohi, 1998. Pestition of victim in Iran's legal policy.
- [10] Khoei, mabqni takmala to almenhaj, dom 1975.
- [11] Imam Ali encyclopedia, Tehran, 2001.
- [12] Rejeian Asli-supportive Victimology, 2005
- [13] Rajeian asli, Victim in penal process, 2002.
- [14] Shahid sami, masalek al afham, 1998.
- [15] Sadooq, man la yahzaro alfaqih, qom, 2003.
- [16] Tabaris, majma albayan, Beirut 1818.
- [17] Kolini, Tehran 1946-alforoo men alkafi, 3 rd edi :keynia.
- [18] Crimology, 1995.
- [19] Garland, 2004, Compatative replies of penal modernism.
- [20] Majlesi, bahar ol anvar, becrut 1982.
- [21] Martazavi -1996-the position of victim in Iran's penal policy, Qom .
- [22] Nadjafi abraul abadi, 2003-2004, Taqirrat, of criminology.
- [23] Najafi abranti, hashem beigi 1998-encyclopedia of criminology.
- [24] Najafi Abrand Abadi, 2000. From crime, oriented to victim, oriented, Tehran.