**Check dissemble civil law**

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**Abstract:** Dissemble, including issues of contract law is controversialist Rights in Iran, dissemble to "cheat contract or otherwise compromise the main motives" are defender’s Rights, we will dissemble flaw is not considered the fault determination (R) is a unique reluctant and confused. Jurisprudence, is represent the truth on the other side, dissemble is considered and given sanction to dissemble considered (option), not considered defects and faulty R. dissemble marriage based on legal rules, such as "rule seeks" or "ego rule" is Dissemble legal term used to express words of deception and deceit and deception in the course of the contract, treaty or trade Deals’ Term for the person who has to deal with deception Mdls legal expression That such They will dissemble cucumber Be. Well as some fraudulent act against the law for a person Mdls that do That criminal punishment is prescribed. Dissemble the legal systems of different countries have different definitions and principles that need to be taken to study the comparative binding of some elements in common bonds of the legal system states There.

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**1. Introduction**

The main theme of this paper - the dissemble and its place in Iranian law and jurisprudence Imamiye Sweet and controversial topics such as contract law is in all the major legal systems of the modern, independent and fairly detailed account of the data. Fundamental importance of the researcher's Studies and Research noted that Adaptive He is national legal information about solutions to the issues raised in other countries and legal systems and principles are not enough legal certainties component in a country are not required to other countries and legal systems of the have a situation.

**First speech: the lexical definition of a term dissemble Iranian legal system and jurisprudence Imamiye.**

Dissemble the root word meaning darkness or Dls like Dls·h which means that it is deception and cheating and Islamic law are usually Yrsand cover and conceal the defect. Dissemble Greek DOLOS Called so some believe (see the book a History of Islamic Law Written NJ. Cousin Published in Edinburgh, 1964, page 28. Arise after the books of account as Kvls: History of Islamic Law will be turning) three letters of the word dissemble the share of voice in both languages ​​ Has intercepted the Greek Brby. Professor Schacht book An Introduction to Isla mic Law (Published Oxford, 1964, page 9) writes Arabic verb Dls ... The Latin word Dolus Has come into the business dealings of the word Islam is Arabic, although during the early stages of Islamic law, but was not used as a legal term. Dissemble in French law Le d ol called that is derived from the Latin roots in English law, it is argued, however, are placed in areas of semantics more than dissembler’s Law is used in France, but dissemble means that after the conclusion of the contract does if. Of penal dissemble in French law under the Escriquerie Which is the so-called rights of criminal fraud denotes deceit and Khdyh terms used in Islamic jurisprudence which is sometimes Bmfhvm close to dissemble about the exact terms will be explained gradually while the paper. (Philosophically, 1383, p 251).

Due to sacking sacking any comparative study of fundamental concepts and methods and techniques of multi Nzamh division has its own difficulties, the first and most important foundation of the research and find a good supply of related concepts together, although the chart Bzahr apart from each other. (Langroodi , 1376, pp. 55).

Dissemble the opinion of the contracting parties creates a false mind, the concept is close, but wrong is wrong thoughts in your mind mislead and dissemble is a myth that is created in the mind of the other party contract creates.

Among the four legal systems under consideration, which is about a couple errors in the Principles, and what differences can be seen in detail, but the alienation of the legal systems under which some striking similarities subreption can be found.

**Section I: dissemble in Islam**

Earlier meaning ­ to dissemble the ­ As a skunk, covering and concealing the defects of speech. Qur'an Islam as the main source ­ This term is not used directly, but instances of it in the verses mentioned that some of them are mentioned ­ Are:

\*Sly ­ The brothers making the separation between child and parent drop.

\*Trickery and deceit ­ Egypt's spouse.

\* Forbids divorce and frequent recourse to the woman with the intention to hurt him. (Holy Quran –The Happy Cow, verse ­ of 228)

\*Divorced women forbids jockey Innocent quoted in the Hadith that, dissemble or cheater has been criticized:

Believers who would harm or curse the person deep into her scheme ­ Takes place. (Prophet Muhammad).

Tis imposture who have trusted you to disbelieve Be. (Imam Ali)

Referring to the Shiite and Sunni fiqh texts referring cases dissemble ­ It can be seen directly ­ Be. Among the Companions of Islam ­ The Prophet's­Dissemble their promises instances of the eye Them. Texts old and Sunni interpretation "Dls·h" means deceit used in trade shows and applications associated with the term ­ The "keywords" literally means to preserve Kmynchy.

Among the Shia scholars, Shhydsany jurisprudence in relation dissemble explain the meaning of the root ­ It is said to dissemble or the Mdls issue is a flaw in the darkness ­ Reality does not change the fact that the other party is trying Bavrandn. Shhydsany dissemble the pleadings, referring to the history of the debate ­ it works the Prophet's companions and followers about ­ Marriage and the sale of goods has been cited as some traditions That dissemble documented rules such as Rule The "Pride" is one of Imami jurisprudence Obligation rig. Well as about ­ Dissemble the testimony based on ­ Narrated from Imam Sadiq (as) to revive through force or false testimony is not considered permissible. (Bkhnvh, 1386, 55) Imami jurists in numerous discussions and dissemble the marriage contract and the proposed sale of warrants it ordains Said. According to jurists, would you marry someone else to have a marriage based on attributes or concealment of facts, deceive and shaping, after discovering the truth about a person who has been deceived, and he created dissemble cucumber ­ Venture shall be to terminate the contract.

**Section II**

**Dissemble the law ­ Iran**

Islamic sharia law the basis and origin ­ The Iranian Be. Principle IV of the constitution of the laws applicable to civil, penal, financial, economic, administrative, cultural, military, political and stressing that the Islamic ­ Track.

Civil law definition of dissemble the matter­Thus, the 438 states ­ : The following dissemble the deception operation that led to the deal. Well as in the When the 396 Cucumber talk to action ­ Brought to dissemble the cucumber on cucumber ­ Counts.

Looking at the definition referred to in Article­438 of the Civil Code, it is inferred ­ Which is by definition incomplete dissemble ­ If it does not turn­The purpose of the operation as well as regulations­The realization of what is deception?

Looking at the legal scholars ­ Can be defined as the completion of the deal dissemble dissemble a reminder that someone is ­ If the person your talking to the warp and misrepresent the ­ Returns and the fact that he wore ­ There., If the person proves ­ The transaction will be canceled, which would dissemble cucumber Say.

Cucumbers are required to fulfill two conditions dissemble doing a glamorous job and cheated by the contract. Working in speech or conduct that is deceptive or Mdls ​​may result to dissemble ­ Promise or dissemble dissemble the current ­ Call. At some dealer's silence about ­ Hidden defects or party to the sales contract ­ Realization can give to dissemble. Captivating views of lawyers and jurists work ­ The cause is not dissemble. Many manifestations­Zahrsazy usual glamorous and trade goods such as decorations or arranged marriage in the acceptable range of rationally desirable that cause cucumbers not dissemble are Meanwhile, the crafty work of the contract do not affect third parties and dissemble.

Once reserved for update dissembles the two elements exit’s Deceptive plan to deceive and cheat should have. Deceptive acts if they cause a cucumber which influenced him to enter into a contract on the other side of the force.

Iran does not have law and to dissemble only sales contract lawyers, insurance contracts, as well as the most common place today to dissemble ­ Be.

Dissemble a term used in the law of contracts and is the exclusive sales and marriage. 438 to 440 of the Civil Code, the material has to dissemble.'s what the marriage debate ­As examples can be mentioned dissemble include:

1. Dissemble the defect that caused the termination of the contract ­ Be.

2. Lure of physical defects.

3. Cheated on anymore.

4. Deception and concealment of a defect or flaw in the lack of expression.

5. Cheated on wife's modesty and understatement relationship ­ Illicit sex before marriage.

6. Deception in social status.

7. Deceive the family situation.

8. Mistakes in social situations (Philosophical guidance God, International Law ­ International treaties, new culture, 1383, p 146).

Cucumbers have to dissemble in marriage­Power of Art­the 1128 law was deduced. These material –Says a character in one of the parties was a condition of the contract is determined after the parties had not intended to describe the other party the right to terminate will be the description of the contract stated or contract Mtbayna be.

Dissemble and violation of the conditions described together and separating them is difficult in practice. Imami scholars in books of these two interwoven ­ have. Nevertheless, things are ­ Violation of the condition can be assumed that the trait is true, but not true dissemble may no adverse ­ One of the couple's intention to deceive attribute is provided, then it is determined that there has been no description of the purpose of the contract.

In Islamic jurisprudence, dissemble; do not constitute defects R. ­ be. Within Iran's rights under Article­396 of the Civil Code dissemble among ­ the cucumbers, and the matter764 of the Act by virtue of the option to dissemble in peace ­ Be. To ­ Are ­ Civil law is the way it is delivered. According to Article –10 and Article ­ 183 of the Civil Code, the legislator is­Theory will also ­ the general contract law to establish and comply with French law for concluding contracts Lfzyty that there is no intent to cancel the contract to run and also the main ingredient R. dissemble among ­ the cucumber ­ Won.

So it should be acknowledged Iran's rights, despite some inconsistencies, diagnosis dissemble R. deemed­be Well, it seems to be wrong ­ Thus, it should be noted that in civil law ­ Was, is, according to Article­448 of the Civil Code of the collapse of all or some of the cucumber ­ In addition, the contract will be provided. Validity of the material would be difficult to dissemble ­ would be better to dissemble cucumber legislators are exempt from this section ­Created.

Chapter Two: Methods legal systems with respect to dissemble

Aside from what is mentioned under dissemble various legal issues, there are also some scholars see it from the rig and it looked like it speak Khdyh word of Yadavar other casessubreption So jurisprudence as of the These similarities between traditional jurisprudence and the jurisprudence of the Shia is not only to be restructured, but ran into issues using discrete subjects to building a theory, if possible, theory tried to subreption in French law close. of law Season sale pursuant to Article 396 of the Civil Code dissemble among cucumber and three females from 438 to 440 comprise a discussion of some of the materials dissemble can also be invoked in civil law, including Article 764, which is explicitly On dissemble the peace option is triggered.

Consistory, 1387, p 35). than what other details are also civil code defects will be described hereinafter referred to here is sufficient that the provisions of Article 448 shall all Yabz the fall of Cucumber can also be a condition of contract) refers to the authors of this Article does not think that it was apparent that the totality of conditions, including considered valid subreption cucumber dismantled. but discussion of the referred to achieved in a similar out Borders current study We pass iton. (Katouzian, 1389 P 233).

The first clause: element dissemble material

Dissemble external reality, it is the material that may be actions or speech and sometimes deliberate silence. Action (affirmative action, dissemble current).

Pursuant to Article 1116 of the French Civil Code dissemble one party to fulfill the contract (do exercises) maneuvers word that is used in the operation or action is meaningful and yet with a cunning ruse is also used metaphorically means the maneuver This text was translated Mdlsanh Bazanh tricks fraudulent operations has dissembled the material aspects of such operations. dissemble the original crime was known in Roman law and criminal aspects dissemble the effect is still reflected in some of the rules of French law, including allegedly The term is used to maneuver under the influence of Roman law to fulfill dissemble acts of crime and mere trickery was necessary Bazanh caught lying was not enough, but preliminary reports in French law, according to what is on the civil law meant the law much wider Mdvnyn term maneuver French courts have had to consider the broad interpretation of the word Have.

When dissemble the positive actions of any fraud, deceit, deception, deceit or trickery, there is a criminal act may be pursued, but also the areas of criminal, civil dissemble greater extent because it is possible, or even to remain silent Bsrf lie Goftar might be realized.

Shiites in Islamic law or tradition or to show that there is some positive action will lead to dissemble one of these is Tsryh Tsryh occurs when someone in lactating animals in two or three days for a while, for example, breast-feeding until it Ndvshd It actually makes more than pretend to be a horse e.g. sales above quoted legal experts have noted French writer then adds to compare what the buyer believes that the service most suitable to the of your animal has seller It is the responsibility of the service animal cannot dissemble after both the seller and does shows attributes Drhyvan perfection is the animals do more than what has come to be while this is not true, and therefore the material come forth subjection.

Tsryh the fiqh tradition and Shiite jurisprudence is caused by the difference Drfqh dissemble revered tradition of prophetic tradition is based Tsryh whereas in Shia jurisprudence, Hadith of the ruling dynasty Rvah from religion is not documented in sheep Jurisprudents consensus And in other news or other lactating animals the way some of the rules that apply to comparable, but the dominant Shiite jurisprudence jurists is that Tsryh is also true of cattle, camels and Even Ibn Jonaid it on the Tymym animals. However, one of the criteria that Tsryh unity in lactating animals whose milk is intended to be the cause dissemble.

Paragraph II

Dissemble promise

Manndkrdar speech can be dissembling the material. Both lawyers and Supreme Court rulings have caught some lie as respects mere words without any maneuver has causeddissemble), but also an element of fluidity, as if under the new regulations the government will be of importance enough to sequence effect The speech was a legal distinction. (Dr. Nasser Katouzian: (Civil Rights Foundation), Volume I, Second Edition Tehran 1346, Issue 1, pp.274, 241).

In Iranian law, civil law, to dissemble knows of operations. Drrf tongue action is against drilling in Shiite jurisprudence with regard to the population Dlys it is not unlikely that even the opinion of some jurists cucumber is independent of legislature in drafting Article 438 Although it has been mentioned Drmbhs cucumber consider the French Civil Code and the word maneuver is returned to operation. dissemble the one hand the cucumbers are among some Shiite jurists, and on the other hand, as opposed to what Mdvnyn French law and common law Buh fairly general definition is incomplete if it is not correct to assume that the operation of the civil law in France is apparently back then the maneuver so that the Iranian Civil Code, independent of the French Civil Code in the expression of but subreption the material object of accuracy admissibility However, there is Nashth Either way we can make the perfect resolve: If Article 438 BC. M.. A. of Article 1116 is affected in the same breadth, it can be the commentators and judges have given the French word for maneuvers Described in this matter of civil law and sayings to help France qualify as legal maneuver known as Operation in Iranian law subject to the civil laws of this field is affected by the French law, we can say that the order of the so-called the operation of the open 438 With regard to the whole word applied to operate the speech act itself is not the sayings sayings like practical terms contained in this material is subject to acts may be so Dr. EMAMI in the book of their civil rights as stipulated practical As a speech and then provide examples of vendor attributes for perfection that does not count as sales for the sale of fruit knife pickle say that they do not rust and are not black, while in fact ringing knives pretending are black) are not saying anything to fulfill dissemble provide two examples of current dissemble Amslh However, at the end of his brief discussion of the general ruling will dissemble and say.

The speech at the beginning of the word, despite what operations can be deduced Article 438 of the law of cause to dissemble the material realization.

In Islamic law, particularly in cases of false speech is one of the Bahkam dissemble oversee its entirety could not be any false statement be included in all forms of contract.

In particular, the Drfqh what tradition and what is Shiite and related discussion will arise under the general title comes Byv Alamanat. Clear that preceded each sale will not buy if the seller is required to pay sales price of their education But if the pressure is to be the purchase price to the buyer and the seller wants to tell the future is bound to jurists sale frank disclosure or non-disclosure of the purchase price of the three species Batbar know if the seller does disclose the purchase price is Almsavmh sale in Agrknd futures prices higher than the purchase price if the buyer wants a lower price sale Almrabhh and if he Almvazh sale (or sale Alvzh) and ask if the price equal to the sale Altvlyh with three recent sale contract Alshrk·h (joint) of the contract The seller shall sell only a part of the financial Bdygry Mshaa and therefore the buyer and seller share the wealth. Byv so-called Alamanat this seller Byv as the appellation comes, trust and respect, for instance, when your Drgftar Bmrabhh property sells is obligatory upon him that is true, what lies he dissemble because the term is used in this discussion, but one of the past and the type of words and phrases, and the lie speech vender Warranty Warranty vender In the law France as Iran will lead to dissemble was Nsrmady or dissemble.

**Section II: Maintaining silence**

You can silence the contract whereby one party considers dissemble? In other words, it is the duty of each party to the contract that all factors in the contract against the other party should be disclosed, and if it does not commit subreption Is In response, we can say that in all legal systems under consideration arise the deliberate and voluntary silence alone and keep silence, or silence hung between mere silence cannot be regarded as any kind of silence cannot dissemble Ali Alatlaq led to the realization associated with psychological element subreption is. But the silence is not just silence, silence seems to know what the situation may be circumstances in which the positive aspects of the contract to take. In such cases the case of a not silent, what is stated assumes silence to hide the fact that this is a kind of behavior like any other behavior associated with the mental element is dissemble the cause of realization dissemble. (Langroodi MJ, rights family the IJPR treasure of knowledge 1,376th p. 56).

In French law, civil law governs the effectiveness or ineffectiveness of silence ruling establishment does not dissemble reason to justify the inadequacy of silence will be based on the principle that cannot be each one of the parties to require anything may divulging clinching The real value of the contract is changed or gratuitous consider other criteria to determine the conditions outlined and is, therefore, each party to the marriage attempt to preserve their interests and what they think the value or gratuitous contract is effective from the other provided ask him or condition of the contract, plus the silence and the risk is lower compared dissemble currently difficult to prove.

**Ben de second mental element dissemble**

The external appearance of the material in the deed or speech, or keep silence alone is usually not sufficient for the appearance dissemble Baydhmrah is a psychological element to explain other phenomena underlying the material must be intentional with the characteristics of each of the set forth in the legal systems Under the contract should also evaluate the implementation and impact of the closure contract that gives the mental element of the two views saw the Mdlys consider what Mdls ​​the impact of the how it intentional been.

**Section III: going Mdls**

Dissemble the rights for the diagnosis of mental element is found in the rules of the Roman law dissemble as we have said, was essentially criminal aspects of the spiritual element of the crime must be realizing there is also the element that is intentionally Drartkab Although civil law is not defined by legal and judicial procedures and Radh are pushing it but basic conditions dissemble define someone by mistake someone intentionally causing the other hand, no mistake, which in good faith in practice lead to On the other side is wrong Mdls ​​considered legally he did not have a tub Well as unintentional error or negligence resulting from promiscuous just because it does not dissemble. (Description brightness p. 282).

English law contracts going to the different role of France or Iran or Islamic law is limited in its effect on the cleaning contract agreements, are employed to moral compromises, theforce.

**Section IV**

**Effect dissemble and Mdls**

Community, both material and spiritual element is not sufficient to fulfill dissemble additional words or terms of what it Azhys action plans need to be on the opposite side of dissemble dissemble the conditions conducive to the fulfillment of the conditions in the two species subreption there is What is the impact in terms of mental Mdls ​​and what is affecting her property. than the two emotional impact Mdls may be true in the general discussion below concerning the mental element would dissemble, but the effect on asset condition Mdls ​​the following This discussion and open debate is not Dshvarhayy This is one of the first to classify words as we have noted in this article. (will impact on civil rights, by Dr. J. Langroodi, Tehran 1340 No.288 P255).

Recognize the importance of the effect is largely the competence Mdls ​​dissemble the standard diagnostic procedure, but since its 1116 Civil Code is not subject to the special conditions of the magistrate's attention moral characteristics Mdls ​​to assess the effectiveness His character subreption is not considering the circumstances, that a single standard is relevant to any person under this rule, since it is the judgment of the Supreme Court are paramount in a vote of this can be wanted cleaned Dadras.

Interestingly, the comparison of Islamic law is that if one of the Btsvr sign dissemble warrant a post about her marriage, but it really is not the marriage of his imagination as R. subreption not his in the expression of R is considered, while in Islamic law such a case, our base coverage Vq Lem Lem Yq Yqsd and we're going to come in and be heard instead of cucumber dissemble the contract is made.

However, Islamic law principle regarding the distribution of cases and lack of theory Rezai dissemble dissemble the effect does not arise in Mdls ​​and ban the practice of self-esteem plus or hate Mdls ​​that sometimes otherworldly, and brings worldly sanctions However, exceptions can be Rezai, a spark of thought similar to what is mentioned in French law to effect the original dissemble the religious discourse was also quoted in the discussion Njsh poplar Shahidi theory, we think he is one of the increasing price realization Njsh third act of the outbreak The analysis is in the form of a foreign judgment may Rezaei, said to be increasing on price when a third party is subject to the relevant provisions of the act of a third party real reason other third theory it should be noted that the similarities between the two legal systems more apparent thought and principles of the separation of the two legalsystems. But French law in this area is gaining more closely with English law, although again there are differences in detail. (Katouzian, 1388, p 57).

In particular, when this area of law: the influence of French law on the other hand it is clearly distinguishable from others is all-encompassing influence according to what described above indicated that the influence of law A. Mdls ​​born subreption the attention Although France is one of the basic conditions of the law is fulfilled dissemble is Mlsm Iranian legislator in Article 438 of the Civil Code which provides operation should cause the transaction to be deceived by French law seems to have led to dissemble arise in this matter apparently two points has remained silent:

First, it is not mentioned what is the purpose of deception: Do you like French law should be deceived that the degree of importance that you would not be deceived arise due to the conclusion of the contract was or was not whether the main cause of the deception was or was not concluding to dissemble realization is enough? What is the material on these lists and recent idea is to confirm that the provisions of this Article governing all forms of dissemble dissemble and also what is called in French law and is in the other hand, common subreption in the regulation of the sub- To be adverb clause is used, as in Article 1116 of the French Civil Code and regulations cited dissemble has been shown that the main difference between the rights of dissemble the main motivation for marriage is to dissemble that is in the secondary effect Regardless of opinion on the interpretation of the literal foundation for other significant matter of a few more words:

Third speech: legal effect dissemble: Sanction-Results

Aside from the legal effect dissemble dissemble warrant prohibiting enforcement of rules regarding the signing parties and remedies against Mdls ​​Mdls ​​and other legal nature of the contract is expressed to dissemble the legal system to some extent helps Comparative Study of the warranty rules that dissemble to prevent or suppress any open legal system is seen as fundamental differences on the other hand makes some interesting similarities.

One of the most striking aspects of the legal system of every four Duality roots in this paper the enforcement of the rules:

Islamic jurisprudence is that law enforcement, military, religious and worldly and otherworldly, sometimes alone, sometimes together is heavenly and temporal coherence is no longer legal systems drummer Drhychyk of these systems prevent the conclusion of awards or subreption the invalidation Bmnayy in the language of law Bzhn term is not valid.

Organic transformations rules of a legal system is to identify the edge investment management contract or compensation for loss Mdls ​​Brahhay to different rules.

Third dissemble As mentioned before, except in exceptional circumstances and will not harm the marriage Mdls ​​can not terminate the contract does not damage the other hand, if only the contract of civil liability of the party Mdls ​​compensation from the signing wills rippers - Bvlanzhh inability to terminate the contract and they criticized verdict of Article 1116 of the Civil Code, which only dissemble Either party may terminate the contract allows Bdygry irrational read and argue that, contrary to what is said fairness implied Mdls Results dissemble with contract termination to destroy, as the party's reluctance to Korean law allows to terminate the contract.

The other Bayvb R. particular mistake is tied to a relative error that arise dissemble expression but does not create the false appearance, but because of the mistakes that other operations are guaranteed arise only is a mistake of massive Pay attention to your results in obtained: dissemble the right to terminate the instances that are created as if it was just a mistake that will not work, plus it is so much that cannot dissemble the contract rescinded, such as the third subjection your own Bastnad not dissemble due Ashtbh choice but to was misleading and wrong if it limits the right to terminate the contract is rescinded and if the court cannot dissemble Mzkvrdrmadh collection 1116 Civil Code Article 1110, according to the judgment of the Law Brash bah. Though naturally harder prove mistake proof is dissembled.

In other words, there is no evidence for the existence dissemble or proportional mutual obligations of the parties, the law of Rome was called Governors breath dissemble positive, but not dissemble the latter part of Article 1353 of the Civil Code, even of the claim allows the means uses statistics to prove dissemble., as rippers \_ Bvlanzhh explain these two sentences are inconsistent with each other, no matter pursuant to Article 1116 can not be considered per se evidence dissemble and pursuant to Article 1353 dissemble any reason can be applied to prove the The result is that more is not a presumption Barasbat dissemble Although it is a burden on the claimant to prove that the law easier to investigate than others, causing the phenomenon of operations and events completely subjective subreption that the proceedings in the competence Azhys its effectiveness situation specific objective and subjective Mdls ​​not impose any reasonable person would consider. warrant procedural Tally only the legal terms and conditions dissemble a consensus as to the status of operations and external events can be addressed Mdlsanh appeal under paramount in the Supreme Court in the country.

Dissemble various reasons such as civil sanctions Karbvnyh says heavy legal costs of consumer goods in the market today are unaware or even shyness, social efficiency is not dissemble for the prevention or suppression of sanctions and severe form of the regulations and the price of writing labeling criminal penalties on the goods or the supply of goods to trade in both the public and private transactions that involve social interests and complementary aspects of the personal guarantee of civil subreption.

Shahid first book of cucumber Mtajr dissemble the following, but it just concept speaks dissemble dissemble cites Mashth Shahid Thani, and his description of the beginning of the dark Vmbhm cucumber dissemble the Mdls ​​as it would be unrealistic to define Vq Bpndard Interestingly, sales, and customer and vendor, but this does not matter as there is no other adjective that Shhydyn sacrificed to count the instances dissemble dissemble about the proof of Tsryh, should be given three days if the animal's milk every day for BIC was uniform rate starts Tsryh not work, otherwise the difference in daily milk Tsryh after proving the right to terminate fixed Tsryh Shvdvly should be used immediately, otherwise it will disappear if there is no proof Tsryh Bakhtyar in triduum And another confession or vigor occurs when using cucumber for three days from that date. principle cucumber Sheikh Hassan Tabatabai and losses based on the rejection of calls but only seeks judgment must be based on the report while report was The drawback of the Jurists specific know defect counting or Nshmrdn Tsryh is important here, however, the rules of Allameh Tabatabai Tsryh but stipulates that the flaw does not fault Tsryh researchers also noted that defects will Tsryh the following types of report not to mention Tsryh Although it says discussion before about Khvdyb report examines in detail the speech of Shaheed Thani research report does not discuss the cause Tsryh Zahrayn the report does not cover: to keep the buyer can not the animal and the price difference of Tsryh between what is paid and what is the price of the animal, the seller must (parsley Langroodi, 1340 No.288 P258).

Mashth dissemble and if the sale is forbidden, but it creates the right to terminate meaning is assigned to it. Interesting is that the religious sanctity of marriage is apparently no way to worship cucumber Nevertheless, the topic of marriage is a chapter devoted to dissemble Marriage is revocable in its effect, leading to subtle point should be noted here that the implicit contract condition is not dissemble in this context means that the concept of rights in French or English or even dissemble in this kind of condition is distinct from the requirement of nullification contract be awarded to the compassion of entry appears to refer to dissemble aspect of the ruling party dissemble dissemble right of recourse of the party is on again, but considering that this requirement is based on the principle dissemble Referring to the third Mdls ​​different.

**Discussions**

Despite many efforts and admire writers deserve basic civil rights and organized the gathering dispersed modern jurists with comments and votes, the law organization In this regard, defects of the Ambiguities seen. With Naturally the final definition, we can say: "dissemble is a major incentive to cheat on the agreement or compromise any one direction. Particular tone and define the term "defraud" need to be deliberate deception and its relation the other side of the transaction can be deduced as well.

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