Scientific Journal of Review (2014) 3(5) 282-284
ISSN 2322-2433
doi: 10.14196/sjr.v3i5.1367

Journal homepage: www.Sjournals.com


## Review article

## Jurisprudence and legal review Rooming

S. Kheradmandy*, P. Tavasolizadeh<br>Department of Law, Kermanshah Science and Research branch, Islamic Azad University, Kermanshah, Iran.<br>*Corresponding author; Department of Law, Kermanshah Science and Research branch, Islamic Azad University, Kermanshah, Iran.

## ARTICLEINFO

## Article history:

Received 01 May 2014
Accepted 24 May 2014
Available online 29 May 2014
Keywords:
Rooming
Certainly the former
Though rooming
Rooming nihilist


#### Abstract

Rooming sense of solidarity and closeness, and the division of Assets of jurisprudence, Practical principles are important, and the position of the official is in doubt, and when Rooming, the former is certainly there, and most subsequent , may accede to it, whether it is the former conviction or Nihilist is attached to the accessory, and Rooming existential Nihilist divided into two categories, each of which has different effects, and certain elements can be ex Rooming doubt accessory, the unity of the subject, frequency, time sure and suspicious, suspicious-time simultaneously ensure unity of doubt and certainty, finality, certainty and doubt pointed out, evidence Rooming authority also has been investigated in this study.


© 2014 Sjournals. All rights reserved.

## 1. Introduction

Rooming, having been associated with the word meant, and in terms of jurisprudence, principles of jurisprudence and legal means to close the sentence to the survival of what already exists, thus explaining when, we be sure that there is nothing in the that, now suspected that at a later time if it exists, it exists, we assume, for example, do not know if that soldier was sent to war, dead, dead or alive? Until recently we had the certainty that she is alive, accept, and we doubt the reality of his death survival, and effects of legal and religious commandments and live, he will now build the persist be she say, and her husband does not give her property should be divided, and the past Rights Reserved she belongs. (Mohammadi, 2008)

## 2. From what has been stated, is a characterized Rooming pillar is:

1) previous conviction: That order, which is what we want Rooming, it should have in the past, we certainly like the certainty of being alive soldiers, in the above mentioned. 2) doubt accessory (new): That order, which is certainly something we have already been questioned. is he dead, dead or alive?
2) Unity Thread: What we know, and they've certainly say sure, and that is something suspicious, doubtful and skeptical located. Rooming is necessary for the possibility that certain suspected to be one, and in other words, belonging and unity is doubtful, for example, we read: According to Article 875 of the Civil Code, the condition is inherited transport, born alive is, whether the suspect in this case it can be proved with Rooming? The answer is based on the situation, one thing to know whether or not carrying a baby. If they do know one thing, the current Rooming, and yes, otherwise, is positive.
3) multiple times and sure suspicious: Between doubt and certainty, and will differentiate suspicious, doubt and certainty is a human trait, but it sure is something suspicious, it belongs characters are two characters are different, and the two have owned several, and the third element Rooming certain unity, and the unity issue was doubtful, since they inevitably must be numerous, so that the issue can be belonged to two opposing adjectives.
4) ensure simultaneously, the suspected Time: This assumption should be preferred over certain period of time the suspect, if this condition does not exist, and a certain time later, it reversed Rooming say, that it is doubtful authenticity and authority. For example, if you have a minor parent can take your property maintenance minor, if the minor does not have in 1968, claiming that the 1961 does not have, and the support is removed, and the reason for the lack of solvency father, not available before 47 years, you can be 47 years of solvency to be Rooming 1966? Should be confirmed, on time, to Rooming regression can not be cited (Mohammadi, 2008).
5) unity of doubt and certainty: This has meant that we now doubt and certainty, but there is certainly nothing in the past and doubt it ever being there.
6) The actuality of certainty and doubt: In order that a person who has such a prohibitive state, consideration and attention, and more in terms of this condition can be the origin of the effect (Mohammadi, 2008).

Should be noted, rooming such a natural phenomenon, the evolution of the people has come to the place, when there were anonymous and unknown, and little by little she have a name. On the principle of presumption or Rooming between the ancients and Late, is controversial, to say Rooming Late basic principles of due process and the news that the suspect's duty for duty doubts, are considered In contrast, the evidence of the ancients say, and believe that the actual sentence is deemed useful Rooming, like the rest of the UAE for its approval, citing the judgment of reason, but in my opinion, is Rooming Practical principles, because the official skepticism, and doubt wandering out to the audience (Velayi, 2010).

In the following we will review Rooming types:

1) Although Rooming: When there is still something in the past, and the subsequent survival is in doubt. For example, if based on religious grounds, a researcher and constant, then the survival or collapse doubt that religion be achieved, or that person's life than in the past, certainly exist, then the viability of such a person to be questioned (Sheikh Ansari, benefits principle, Alaelami Institute, Beirut, 1281 AH. Reddit. p. 322).
2) Rooming Nihilist: This is based on the principle that everything you need is because, in case of doubt, it should not be left in the former. In other words, it is not preceded by anything happen. Therefore, based on doubtful authority Rooming Nihilist, the former state should continue to be the lack Rooming. For example, a husband, his wife claims paid, but no evidence to substantiate this claim, so here Rooming Nihilist unpaid wife, and thanks to a couple Rooming (Mohaghegh Damad, 2008).

After mentioning the contents, the validity reasons Rooming, paid as follows: building scientist: In practice, the former is certainly true in the case of doubt the survival of the rest of the nation.
death instinct, and instinct: the instinct and innate understanding also tells us, if you doubt the existence of the former is certainly true, the fact remains.
or inductive wisdom: Think wisdom, practical wisdom suggests, the former surely its survival in doubt, remain.

Bob narratives: first, the father of Sheikh Bahai Rooming narratives document said. (Faraji, Hamid., Assets of jurisprudence graphing Publications B., First Edition, 2010).

But several views, there is Rooming on the authority of:
Lack of authority Rooming, which absolutely Fundamentalists, Hanafi.
Rooming authority, is strictly the opinion of Ayatollah Akhond Khorasani, in principle Alkefayah.
a detailed quote (Faraji, 2010).
Should be added, Rooming the general verdict (including obligations and conditions), this is not all (Mozaffar, 2008).

## 7. Conclusion

1. Noting the above, it should be noted that the most prominent Rooming Practical principles, the law is considered and the "What was tactful" is famous.
2. Practical Principles status, the status is in doubt.
3. Attention to scrutinize and more, especially in law and arguments related to Bob Rooming, the judges and lawyers.
4. According Fundamentalists base sequence and confirm Gradation is primarily a measure of certainty The focus of evidence (confession, testimony, documents, sort of) is, and secondly, whether objective or subjective evidence think, the famous Emirates, and End doubts as to the Practical Principles of Rooming is the most vague, will see.

## References

Civil Procedure Code, adopted in 1999.
Faraji, H., 2010. Assets of jurisprudence graphing Publications B., First Edition, p. 235.
Faraji, H., 2010. Principles of General Jurisprudence, Publications B., First Edition, 2010-p. 178.
Holy Quran.
Mohaghegh, D., S., Mostafa, 2008. A discussion of the principles of jurisprudence, Publishing Center of Islamic Sciences, Fifth Edition, p32.
Mohammadi, A.H., 2008. Fundamentals implications of Islamic Law (Principles of Jurisprudence), prints the thirty-first, Tehran University Press, 323-324-325-326.
Muzaffar, M.R. Assets of jurisprudence, two volumes, the Institute of Ismaili Press, 1405 AH. (C) (2), pp.286-7.
Sheikh, A., Benefits assets, its founder, Unscientific, Beirut, 1281 AH. BC.p.322.
Velayi, E., 2010. Assets of jurisprudence, publishing Darolfekr, Eighth Edition, p 162.

