Title:
The role of permission on Civil Liability Research subject

Abstract:
Abstract existence or non existence of allowence in contraction and protocols, and on the whole all social behaviours and actions are on of the most important elements and vital factors of human beings. For example: there is a law about properties rights. Also the role and influence of it was discussed. It was mentioned that some contracts such as how to buy, rent, award, and some other expressions. And also the benefits and the rules of them are determined. In some other cases such as not to be allowed to use of others properties with out the permission in possesing others propriety has a very great role in this subjects so no one is allowed to use the others properties with out getting permission. In some cases the role of permission determines being a regular thing. It means being allowed may make a basic difference in regular actions. Here is a question, to use the others properties with the allowence of its owner, and no one is due to ask him about it? so there is a rule about it. And its ((la zarar)) it means using the others properties exactly at the certain way and amount of it which was determined before. In some fegh sources it was defined although there are some ambiguities and paradoxes about these subjects so it was defined in chapter 2 and alsodefinition of some words in benefitial laws or disdefenition laws then in chapter 3 other expressions such civilised responcibilities and fegh sources are defined. This writing is going to determine and clarify the role of permission. So in the last chapter the writer comes conclusion that first the expressions and the words of lawers and are not the same and they are not so clear and harmonic second, just being allowed the use the others property doesn't mean that we are allowed to use it completely and surely. But in some cases being allowed means there is no limitation to use.

Keywords:
Key words: Leave, permission, Msiolat civilians, Guarantee, Human rights work, Legalization act