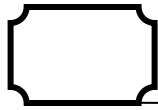


ABSTRACT

The Job of advocacy is the most important pillars for the essential sovereignty of law . Also the justice and the respect of civilians , their special and public freedoms . so countries try having democratic systems that are on basis of law – respect besides freedoms to the work by putting special laws that organize these jobs in a way guarantee who are working inside them to maintain their laws , and putting lawful texts that organize their works , As well as the tendency to the penal affairs for those who contradict the rules of the above texts or behave wrong leading to the misuse of profession ; there fore this kind of asking enjoy with importance of a high thing in a field of laws organizing the job of advocacy . the lawyer is not an ordinary official subjects to laws of the discipline in a field of public job in the same time is not ordinary person , the lawyers as known enjoying in private position according to having laws , rights private position according to having laws , rights bearing some a bidings .

The problems in this respect in many ways :—

Firstly the rarity of academic studies regarding this subject in a side also in another side despite that the advocacy law enjoying in it , the importance having but we find this law was not studied in the lawful in the lawful colleges but lately known . Also what they work enjoying



in importance above explained made us wish to halt in the manifestations of shortage and flaw in the system of Iraqi advocacy now a days ; therefore it has to follow the analytical texts of the law In Iraq and comparing with other Arab countries . So we should have this research throughout the initiative research o of three chapters :-

In this regard it will be specialized for the matter of the disciplinary way for the lawyer .

The first chapter will be specialized to talk about the infringement and penalty of the disciplinary way for the lawyer throughout the dividing it into two researches , the(2 nd) chapter truly it will be dedicated a bout the powers having specialization to penalize the lawyer and its procedure . Also it will be divided the (3 th) chapter to (2) researches firstly we talk about the secwities of asking as above mentioned regarding a system of lawyer and (2 nd) one also about the debate of ways of finishing of asking of the disciplinary way to lawyer , finally we refer to the conclusion involves the sign ficance of results and what we recommend .