

Summary

The topics of the assignment aimed to reflect a set of objectives in the context of dealing with the evidence of drug crimes in Palestinian legislation by spotlight on the most prominent evidence of criminal evidence in general, and to study its aspects and the extent to which it can be used in drug crimes in particular under the Palestinian legal system. In terms of what these crimes and types, in addition to its depiction and elements, and then clarify the possibility of applying public evidence to prove these crimes.

The subject of the letter in the evidence of proof in drugs crimes in the Palestinian legislation has been identified as an important subject. Worth an assessments and highlighting it as the means by which the justice authorities determine whether or not the criminal act is committed, and thus to ensure that no criminal is released from punishment. The importance of this study comes from the need to spotlight on the most prominent provisions of criminal procedural laws on evidence beginning from general rules, finishing with minimum details of evidence, to have a profound and effective effect in clarifying the applicability of such evidence and means in proving Drug facilities in particular, and to be the first ways for those interested in working in this area, especially that Illegal drugs dealing became one of the most dangerous phenomena in the societies for what damage caused to health, psychological, social, and economic problems.

The analytical descriptive approach was adopted logically path with the sequence of the idea, in order to achieve the purpose of study, by extrapolating the articles of the Palestinian Criminal Procedure Code, beside studying its texts descriptive as an analytical study, thus targeting jurisprudential studies and court decisions, guided the practical terms under the Palestinian courts. That is; in this study it has adopted the descriptive approach that depends on studying the phenomenon as it is in fact, also it is concerned as a precise description and expressed it as qualitative by clarifying its characteristics in order to clarify its volume and its range of correlation with other phenomena. And reach important conclusions in understanding and developing reality. It has also adopted a historical approach that deals with the collection of facts and information

through the study of documents, records and effects of phenomena and incident that have been over a period of time.

In reference to the above, the researcher divided her study into two chapters, she broachin (**chapter I**) what is the crime of drugs divided into two subjects, dealt with (the first section) to the definition of drugs and types and the legal framework governing it, while (the second section) explore the most prominent depiction and elements of drug crimes.

In (**chapter II**) broachproofing the drugs crimes in the Palestinian legislation. In (first section) she deals with the nature of the criminal evidence, its importance, its conditions, and its principles. (The second section) deals with the extent to which general evidence can be applied to proving drug crimes in particular. As follows: