Barriers in the law of obligations

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Title: Barriers in the law of obligations.

As far as I said commitments is a sort of promise or firm decision wich is done by one or two parties. Therefore in many countries obligations have difference aspects ;some countries classified the obligation by name’s formal commitments and some named by gratuitous promise.

In Iran laws, official commitments is defined as , a commitment that’s intended to result and it may be done by an official documents (divorce).

In German law Articles(125, and 154 Note 2) and Switzerland Article 16 says{in doubt assume the writing is not a condition for the conclusion of the proof.(1)

Gratuitous promise:

Mutually pledge in each party has obligated like insurance contract.
The said contract it consists of 3 parties as follows:
1)Result of unilateral obligations such as presented and preemption , and sometimes the mentioned contract it may be not unilateral obligations.
2)result of law like’ exchange ‘ therefore in this commitment the parties have to give same property.
3)Result of contract.(2)

Has certified both Abbas Ahmadi and Mehdi Gozali the structure of university of science and applied of Tehran ,branch 54.

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1)Title 48, page 67, obligations law, volume 1, Abdol Krim Sanhoree.
Title 68, page 57, obligations law, DR Mohamad Jafare langerodi.
2)Title 353, proposal the effect of will,DR Langrodi.