criticism on Article 183 of Iran.

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Title: Criticism on Article 183 of Iran law and Foreign law.

According to article 183:

Contract is a kind of obligation that two or more parties are commitment together, therefore we can say the contract is a bilateral obligations which can sometimes be unilateral.

Accordingly, the obligations of the parties is a kind of commitment that will be created by theirs intention.(1)

Conclusion of the contract and obligations as follows:

1) the obligatory that; the commitments is to make their intention.
2) obligatory that; it caused and effect of the intention (See also note 3 article 362 Iran civil law). (2)

3) consist of the obligation:

According to reform of Iran trade; Act of 1960 Article 15; acceptance of the statue of the company’s share it’s the constitutes of signature of sheet.

As far as you see that not only the parties have to accept and undertake the contract but also they should take a good care of the contract.

Therefore, in accordance to DR, Mohamad Jafare Jfaree Langerodi both commitment of caring for specific vendor by seller and customer commitment to pay the money is an extra obligation. (3)

Also in accordance to Article 97 Egypt civil law:

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1) see Title 277, page 226, obligations law, DR, Mohamad Jafare Langerodi. SolarSys
2) Transfer of obligation, Article 1136, France civil law.
3) Page 226, obligations of law, DR, Mohamad Jafre Langerodi.
4) Title 130, page 145, obligations of law DR, Abdol Razagh Sanhoree.
5) Titles 175 to 177, page 100, volume 2, Dekkers.
The contract it should be made the place and times the offer and acceptance.(4)

So far as you see that determine the scope of the contract it’s difficult to understand.

And we have no alternative to offer and acceptance contract with the co located.(5)

The only difference between Iran law and Egypt is, to accept the offer and acceptance simultaneously.

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