

## **CRIMINAL LIABILITY FOR PHYSICIAN ERROR**

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### **ABSTRACT**

*The law allows the doctor to be exposed to the human body during the stages of medical work, but with restrictions and conditions and in accordance with the rules and assets common in the medical field, but this exposure has led in some cases to the wrong injury or wrong death, it raises the question of the doctor's criminal responsibility for this error. What we want to clarify in this research is the criminal error or sin committed by the doctor in violation of the rules and scientific assets, and the error of the doctor is the basis to lead to legal liability, whether this responsibility civil or criminal, and then can be attributed to the doctor of the perpetrator And to charge him.*

*The criminal responsibility of the doctor is based on a fundamental corner is the error committed by the doctor, either negligence and carelessness and shortening and departure on the rules and medical assets required by science or recognized in theory and scientifically. The doctor's responsibility is subject to the general rule, which stipulates that the doctor is obliged to take a due care to observe the scientific and therapeutic means required by science. This does not mean that the doctor is committed to applying the scientific and technical assets as applied by other doctors. Do you have anything else? In general, the doctor is committed to the scientific efficiency and technical effectiveness usually expected an act that arises when the doctor violated his professional duties, by leaving the implementation of the obligations which is necessary for his patient.*

**KEYWORDS:** *Responsibility–Medical Work -Medical Examination –Diagnosis–Patient -Medical Error – Negligence - Artificial Vaccination – Anesthesia*

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### **Article History**

**Received: 05 May 2019 | Revised: 21 May 2019 | Accepted: 30 May 2019**

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