

## جريمة سرقة الهاتف في القانون العراقي والمقارن

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### المستخلص

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## المقدمة

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#### المصادر:

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### *Abstract*

The crime of theft “ is a misappropriation of a moveable money owned by anon –offender deliberately ... (i.e for owning) so any theft crime requires the availability of the following 1- a movable money in addition to its being owned for other 2- a partially responsible person to act on a misappropriation of this moveable money. 3- the misappropriation action must be for owning of the embezzling money.

The phone has touched on the scientific objectivity of this crime, as it was addressed to the concept of the crime of stealing the phone and found us by searching What is the phone line, and what are the ways by which they can steal your phone, whether fixed or mobile, and touched Search also steal the phone line and the theft of scratch cards (balance).

It is worth mentioning that this research addressed several problematic relates to the nature of the crime of stealing the phone, does the phone line is money? If the money, can be described Mouncol? If the phone line is movable, it is the owner? What is meant by card packing? What are the legal nature?

And at the end of the research the researcher reach to number of conclusions and recommendations that may be in the future will limit from the spread of the phenomenon of internet line stealing if the Iraqi legislature take it in regards in the future laws.