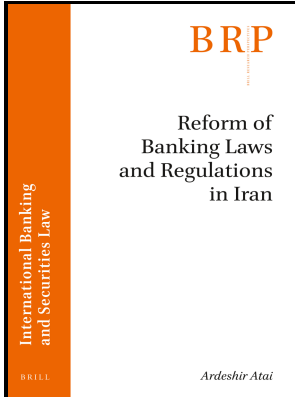


# Formation of contract - a comparative study under English, French, Islamic, and Iranian law

Graham & Trotman - Formation of contract : a comparative study under English, French, Islamic, and Iranian law (Book, 1994) [tools.github.ffxiv.cn]

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Notes: Includes bibliographical references (p. xxxix-xlvii) and index.  
This edition was published in 1994



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## Sources of Law Under English, French, Islamic and Iranian Law

Hernoko, Agus Yudha, Hukum Perjanjian: Asas Proporsionalitas dalam Kontrak Komersial, Penerbit Kencana, Jakarta, 2013.

## The Significance of Contractual Intention: A Comparative Analysis on English and Indonesian Law

Islamic and English law have mainly been, and have to a great extent remained, introspective and self-contained, whereas French law has heavily drawn on the revived Roman law as supplemented by medieval customs and modified by liberal ideas and scholarly works through the period of Renaissance going into and after the French Revolution of 1789. .

**Formation of contract : a comparative study under English, French, Islamic, and Iranian law (Book, 1994) [tools.github.ffxiv.cn]**

This article examines the concept of voidability in three jurisdictions: English, French and Iranian law and concludes that such a concept exists in these jurisdictions including Iranian law and the courts must pay attention to the bases, referred to in certain statutes, and decide according to these bases where such bases exist. The work has been meticulously indexed and cross-referenced. The legal terms of a contract vary from one country to another, and the will in a contract often influences whether a contract has been perfectly established.

## Formation of Contract: A Comparative Study under English, French, Islamic, and Iranian Law by Parviz Owsia, Hardcover

In addition, the concept, scope, bases and effects of voidable contracts have not been clarified by those writers who believe that such a contract exists in Iranian law. Budiono, Herlien, Ajaran Umum Hukum Perjanjian dan Penerapannya di Bidang Kenotariatan, PT. The British law requires supply, acceptance, and reciprocity as legal conditions for contracts, but the legal terms of a contract in Indonesian law are stipulated in the Civil Code.



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