The option to cash in Islamic jurisprudence and its application of contemporary economy

Mohammad Al-Najdat

Department of Islamic jurisprudence and doctrines Faculty of Shatia

University of Damascus

Abstract

Praise be to Allah, prayers and best delivery has on our Master Muhammad and his family and companions and after:

The subject of the option exchange of important issues in the jurisprudence of financial transactions, as it falls under the jurisprudence of the options associated with Palmtbaiein and needs of Islamic banks in their commercial transactions, as people need to be treated in Bauahm, and briefly enable the requirement of prudence in the price it becomes Mncoda or not, what is the truth this option? Schools of Islamic jurisprudence and the position of it? , And what are the conditions of his? And its impact on the contracts? What are the applications in modern banks?.

All these questions answered in the detective following: First topic: the fact that the option of cash and legitimacy. Section II: Monetary and proven option fuqaha 'in it.

Section Three: Conditions of the criticism. Fourth thesis: the demise of the option of cash.

Topic V: the option of cash and contemporary applications.

Conclusion The most important results

For the Paper in Arabic Language See the Pages (383-410)