

The Executive Seizure on the Ship According to the Law Number 46 Year 2006

Amal Sharba
Teacher in private department
Law faculty
Damascus university

Abstract

The executive seizure means restraining the ship according to executive deed for selling it and fealting its debts from price of selling.

The importance of this legal article increasis especially if we take into consideration the international trade which depends on the marine transferring, appending to what is this ship stand for the marine value.

As the marine commercial law has been changed by a new law we found find that we have to explain the rules of the marine commercial law number 46 year 2006 in relation to executive seizure on the ship, in light of the code , jurisprudence and opinion of jurists. On this rules we well take procedures of dropping executive seizure. And we well move to offer the selling procedures and its difficulties at the auction. Finally we conclude the research by explaining the decision of compulsory sale and its effects.