an introduction

The law is a set of rules to regulate life in various forms throughout the community and to bring back through the public authority in the public interest, which is determined by that authority on the legislative, judicial and executive Kinds, and on the basis that the law is not an end in itself; it is means seeking its way to achieve those interests; the task of achieving order in the society of the most important tasks entrusted to the state where falls within one of the most important elements of the so-called legal stability or legal security of the stability of the law and not be changed or modified to ensure the stability of the legal centers, the fact that that the Geyer or modification in the continuing legal texts; works on loosening and shake the confidence of individuals in those laws and therefore have confidence in pacing the legal ruling for them, on the other hand, the social development of successive, imposes on the legal basis that is armed with a weapon of modernization and development and change; to fit in with those social developments accelerated, and we will be here in front of a state of antagonism between the need for stability in the laws and hence the sustainability of the confidence of individuals, and the urgent need to keep pace with societal developments.

On this basis, the appropriate justice and in order not to get to the case of conflict and antagonism between the social and legal situations, had to power in different forms to ensure that the law required of the possibility that allow him to be consistent with the nature of the stable right lost a sophisticated legal system as much.

As necessary, the need seems to authority able to bind men decision controls drawn by the law and order to achieve legal security, which can be analyzed into three elements revolve around ensuring the competent authority to protect the rights acquired by the individual under legal conditions, whether correct or even defective defect is not entered for an individual to create first, then comes after that the administration disclose hints and signs and evidence, declares explicitly or implicitly its intention to issue new laws and rules may be characterized by intensity and trimming of some of the rights of individuals that were beneficiaries of them lost in the legal rules that precede the legal rules of Capricorn E, which gives these individuals to prepare and arrange their situations with no surprises opposed to their expectations with the merits and logical accepted. Finally, the legal security of the individual requires the understanding of the rule of legal and ease of arrival it is a facilitator not the complexity and barriers, whether they are related to technology or drafting, and Advantaged is the appointment and authority when issuing the rule of legal use of clear phrases understandable and unambiguous as well as ensuring an easy mechanism to reach that base legal individuals.