Abstract

Requirement out of courtesy can come true for the creditor for legal process or out-of-court. The out-of-court reclamation he must get along well, in principle, like any halfback. For the fact that the creditor demand the fulfillment to the debtor of his obligation to be this one defeated, liquid and exigible. He is interesting to the ends of our discourse in this order to pass remarks on the previous paths to claim payment of what they owe to us, doing especial emphasis in the notarial requisite and his plausible and ulterior executive property, in the event the creditor not see satisfied his credit for this form of reclamation and find himself specified to resort to legal action; When to become converted the act of requisite in half probatory term of possible extrajudicial confession of debt, SFA expressed or tacit, susceptible of immediate judicial execution.

Keywords

Notarial Requisite, Document which Grants a Right of Execution, Extrajudicial Confession, Debt, Answer.