Abstract
 Criminal policy is a collection of legislative executive and judicial measures to fight whit criminal behavior. One of the areas in which deviant and delinquent behaviors are witnessed in recent years, environment and natural resources. The necessity of dealing with delinquent behavior requires the existence of a criminal policy and strategy. Researching Iran's criminal policy in deleing whit natural resources offenses shows that in three part of legislation, judicial precedent and execution it is inefficiency. Although legislation in the field of environmental legislation were numerous, but the extent and distribution, lack of cohesion, the traditional approach, lack of attention to legal principles, the proportion of crime and punishment and lack of attention to the fundamentals associated with the environmental laws of mass s Biology and control of natural resources to create a set of rules is incomplete, lacking the context of parallel execution are required. Although implemented in the field of administration with many organizations seeking to protect the natural resources has emerged, but in practice due to lack coherence, not practical legislation, failure to perform legal tasks as well as decisions to adopt a cross-sectional, hasty, emotional, and without regard the opinions of experts and private interests and collective interests rather than party control of the executive department of natural resources offenses are inefficiencies. Performance Evaluation of the judicial system of the offenses indicated spite of Natural Resources will act responsible in making legal decisions about the environment, according to numerous reasons such as lack of practical solutions, the dedicated specialized branches, lack of strict implementation of laws, not according to expert opinions and treated with leniency, tolerance to natural resources aggressors and offenders, we witness the failure of the criminal justice system. Look at the principles of Iran's policy in criminal offenses shows that the contradictions and the natural resources in which a multiplicity of environmental laws and weak specialization is manifested in the legislative, judicial and implemented in time to see some kind of conflict if we ignore the role of the executive government of leniency and tolerance and will manifest.

Thus the Iranian criminal policy of offenses of natural resources need to review basic viewpoint is necessary that the legal principles, according to the documents and legislative specialization in an appropriate policy for dealing with environmental offenses adopt.

 Keywords: criminal policy, natural resources, environmental crimes