

ISSN: 1857 - 7431 (Online)

ISSN: 1857 - 7881 (Print)

European Scientific Journal



January 2017
Vol. 13, No. 1



Interest Clause in the Constitutional Lawsuit in Accordance to the Constitutional Court in Jordan

Dr. Mohammed Ali Al-Shabani

Associate Professor of Constitutional and Administrative Law,
School of Law, Middle East University, Jordan

Dr. Hisham Iyad Salman Al-Kasabeh

Assistant Professor of Constitutional and Administrative Law,
School of Law, Zaytuna University of Jordan, Jordan

doi:10.3934/csl.2018.1.09 | URL: <http://dx.doi.org/10.3934/csl.2018.1.09> | TEP: 00000000000000000000000000000000

Abstract

This study aimed to shed light on one of the most important conditions of interest for filing the constitutional validity of the case before the constitutional court. Through this statement, the concept of interest as a condition for accepting the constitutional lawsuit, as well as the right protected by the constitutional lawsuit is a right guaranteed by the Constitution. Also, the action which is basically the work of public authorities may take the form of the Act of Parliament, regulation or administrative decision issued by the executive authority. This is together with various characteristics that must be met for the interest clause in the constitutional case. The existence of a link between the interest and the constitutional lawsuit; the interests of the administration with legal, personal and financial areas; the interest of the law established by law; and the interest related to the lawsuit should be made available throughout the stages of the proceedings. This should be made available when required or at the time. That also, it should continue to exist based on the earliest. This occurs especially if the interest is still available before the case reaches a verdict for any reason excepted upon expiration of the constitutional case.

Keywords: Constitutional lawsuit, Interest condition, adjective

Introduction

One of the basic principles in the field of public interest is the aspect of obligation which is based on the focus of the lawsuit. The lawsuit does not start without interest and it is one of the most important conditions to be met before it can be accepted. The lawsuit will be unacceptable if the interest claim is not available. Accordingly, an exception of unconstitutionality, will