

Termination of the Agency Contract

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Abstract

This study addresses termination of the agency contract and the effects related to termination of this contract since the agency is considered one of the important contracts in the applied and practical field because of its benefits in facilitating the daily transactions performed by the individuals, taking in to account to this importance which characterizes the agency contract.

The legislators have placed specific texts to organize the provisions of this contract, and the resulting effects on its evolution and then its termination.

Agency contract is considered one of the contracts group mentioned and treated by the Jordanian civil law in articles (833-867) in addition to the special texts in the contract mentioned in that law the study has started with illustrating the essence of the agency contract, then identifying this contract in the language, jurisprudence and the law . in addition to show the features of this contract, its types and distinguishing it from the other contracts mentioned on the work, then the study showed the reasons for terminating this contract, then treating the effects resulting from terminating the agency contract .

The study found that the agent conducts the legal actions in behalf of his client who determines the range of the actions the agent processes, and the actions made without agreement are under the concept representation, or might be from the delayed actions, or permitted based on considerations of the apparent condition, then presenting a number of recommendations to reduce the severity of the ambiguity and suspension which might appear in

front of the one who deals with the organizing legislative texts of the agency contract.