The appeal against administrative decisions in the presence of the Jordanian law A comparative study

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From the standpoint of the keenness of the legislator to develop the rules of judicial organization and procedures in order to provide the best protection of rights, and In compliance with the 2011 amendments of the Jordanian constitution which Included replacing the High Court of Justice law No.12 of 1992 with the Administrative Judiciary Law No. 27 Of 2014 and the establishment of a two-tier administrative judiciary, creating the Administrative Court and the Supreme Administrative Court.

This amendment allowed people to take advantage of another opportunity for litigation by appealing against the administrative Adjudication which Issued out of the administrative court before of the Supreme Administrative Court.

For this reason it was worth mentioning the jurisdiction of these courts in the Jordanian administrative judiciary and comparative legislation, there is a series of procedures to be followed before the Supreme Administrative Court to appeal the administrative Adjudication before the supreme administrative court from the stage of filing the case papers until reaching the judgment stage.