

THE RESPONSIBILITY OF THE MASTER ABOUT THE ACTS OF HIS SUBORDINATE IN THE JORDANIAN CIVIL LAW

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ABSTRACT

This study aims at illustrating the responsibility of the master about acts of the subordinate in the Jordanian civil law, it is one of the matters that developed gradually across history, it was blurred vague till modern civil laws bloomed, and became conspicuous and more evident until reached what it obtained in the present time. This study aims at penetrating into the inners of the case, of the case, in which the natural or moral person is asked about the act of the other from the civil side. It was commenced by illustrating the Islamic Jurisprudence verdicts in the responsibility about the acts of others provided in the texts of this law. It continued illustrating the core and essence of the master's responsibility and its hislorical development, beside definition of both sides; (the master & his subordinate) together with the master's power practiced on his subordinate. After wards, it treated the lawful organization of its verdicts, that is, the basic conditions that should be available for its performance in addition to impact and consequences. The study found that the master remains responsible for all the harmful acts done by his subordinate, those acts may be within the denied responsibility, after the court finds a justification for that. It was deduced to the necessity of amending the text that treated the responsibility of the master, for he could not getrid of the responsibility at anyhow.