

**The effect of the withdrawal and Dismissal of the partner from  
the solidarity company**

**Prepared by:**

**Saja Ata Ali Almajawleh**

**Supervised by Dr.**

**Mohammad Fahmi Ghazwi**

**Abstract**

**This thesis examined the effect of the withdrawal and excluding the partner from the solidarity partnership through achieving its objective by showing the related provisions and legal basis that are reliable in law and jurisprudence, Clarifying the dismissal and withdrawal for the rest of the partners and for others dealing with the company and its effect on the existence or the termination of the company. The thesis employed analysis, Descriptive and comparative approaches, In terms of analysis and descriptive methods, They were used to analyze the legal texts through understanding and relevant legal texts, legal books and considering the related court of decision, In regards to comparative method, It was used to compare with some jurisdictions laws to get benefit from them. Dismiss one of the partners from the company can be done by requesting the other partner and by a court decision. In addition, and withdrawal must be by the individual desire of the partner in the unlimited period company based on terms which must be met. Generally, Dismissal and withdrawal will not lead to terminate the company and There will be no argument against third parties unless this is recorded in the Company's register with the Companies Controller.**

**The thesis concluded with a few recommendations, Most importantly re-considering the article (33) of the Jordanian companies law and making a separating part to address the issue of withdrawal and dismissal of a partner from the partnership company and address the issue of the period of time that the excluded partner has to keep in charge of the company's engagement /duties that made previously during the time of his/her partnership to the company.**