الملخص باللغة الانجليزية

The issuance of the Administrative Judiciary Law No. (27) for the year 2014 is a step in the right direction to complete the democratic approach in terms of establishing an administrative judiciary in two levels, where this study aimed to explain the rejection of the cancellation lawsuit before the Administrative Court of Administrative Judiciary Law No. (27) for the year 2014, and that By clarifying the formal conditions for accepting the cancellation lawsuit, which is as follows: on the condition of the date, interest and capacity, in addition to the condition of eligibility, the researcher followed the descriptive analytical approach to reach that.

Where the study found that despite the care of jurisprudence and the judiciary in formality as a condition for accepting the cancellation lawsuit as a guarantee for both men and management alike, excessive nursing in formalities violates the general administrative rule that requires non-strictness in adhering to formalities at the expense of achieving justice and fairness and that the task The supreme judge of the administrative judge in achieving justice and fairness, and that the interest in the annulment claim differs from the interest in the ordinary lawsuit, while the condition of the adjective with that condition is that the adjective is a formal issue before entering into the lawsuit and once its petition is submitted, but the interest is of an objective nature as It is not clear and does not reveal except by examining the merits of the case, and as a result of that, exposure to the interest will be in accordance with the trait, whether during the examination of the case or in the ruling issued therein.

This wisdom of setting the date for filing a cancellation lawsuit in the legislator's desire to stabilize administrative conditions and legal centers, as that cannot be left to appeal administrative decisions open for an indefinite period, in addition to setting conditions and controls for administrative grievance in form and subject so that administrative grievance is more productive.