

Lack of administrative decision and its impact on legal centers**(Comparative Study Jordan - Egypt - France)**

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This study aimed to clarify the concept of the lack of administrative decision, and to clarify the position of the Jordanian, Egyptian and French judiciary towards it. It also aimed to identify the legal effects resulting from the absence of an administrative decision, in addition to explaining how to appeal the null administrative decision, through three chapters. Chapter on three sections. The study used the analytical and comparative approach due to the nature of the problem at hand and the achievement of the desired goals.

The study reached many results, the most prominent of which is: that the idea of the absence of administrative law has crept out of the civil law, and the issue of defining the criterion of lack of administrative decision has sparked a wide debate in jurisprudence and these criteria have multiplied, as the study showed that the French judiciary expanded on the issue of absence in the beginning, and from Then narrowing it by adopting some standards, and unlike the French administrative judiciary, the administrative judiciary in Egypt and Jordan has expanded in implementing the idea of execution, and the study added that the non-existent administrative decision has no legal existence and does not have the administrative capacity and it is a form of physical assault if the administration implements it. As a basis for arranging any right on him, whether for individuals or the administration, and individuals have the right to resist it and refrain from implementing it, as for the judicial jurisdiction over the null decision, the administrative courts are the competent authority to examine the legality of the administrative decision and determine its absence, from the effects of the null decision, that it arranges the employee's personal responsibility in all cases, However, the administration is not completely free from that responsibility, and the unavailable decision is not subject to correction, and in the event of a request for a stay of

execution; The judiciary suspends the null decision without the need to consider the urgent requirement.

In light of the results, the study recommended that there should be no expansion in cases of absence, because the lack thereof has serious consequences, which leads to instability of legal centers and lack of trust between individuals and the administration. The study also calls for interest in studies of the administrative judiciary in the Hashemite Kingdom of Jordan due to the novelty of the new era of administrative judiciary in its form Independent.

Keywords: Administrative decision, Lack of administrative decision, Legal implications, Legal centers, Appeal.