

## **Guarantees of the Implementation of Judgments Decision Issued by Administrative Courts (A Comparative Study)**

**Prepared by**

**Banan IZZEDDIN MUHYEDDIN Kanakrieh**

**Supervision by:**

**Dr. Hisham Hamed Salman Al-KASASBAH**

### **Abstract**

This study dealt with the issue of guarantees for the implementation of judicial rulings and decisions issued by administrative courts (a comparative study). The importance of this study was that it sheds light on guarantees for the implementation of judicial rulings and decisions issued by administrative courts (a comparative study), Adding theoretical information in the field of guarantees for the implementation of judicial rulings and decisions, dealing with legal articles related to guarantees for the implementation of judicial rulings and decisions, and reducing refraining from implementing these judicial decisions and rulings, and knowing the legal ways to confront it within local and international laws and legislation. In this thesis, it will also rely on the descriptive, analytical, comparative approach to the Jordanian, Algerian, and Egyptian legal systems alike, thus fully encompassing and clarifying the objectives of the study, highlighting its importance, and extracting its results.

This study reached a set of results, the most prominent of which is that the administration's failure to implement administrative judicial rulings may take many forms, including a case of delay in implementing the administrative judicial ruling. Although delay is considered a form of refraining from implementing administrative judicial rulings, the law does not regulate the period of time that must elapse to consider the entity refraining from implementing the administrative judicial ruling. The Jordanian Civil Code, the amended Jordanian Civil Service System for the year (2022), and the Algerian Civil Code were based on regulating cases of abstention from implementing administrative judicial rulings. They also clarified the direct path for the injured party to have the right to resort to the judiciary to request Compensation for damage resulting from failure to implement.

This study also showed a set of recommendations, the most important of which is that the study recommends to the Jordanian legislator that the Administrative Judiciary Law include clear and explicit texts, similar to Algerian legislation. This is done by imposing more effective guarantees and means to implement judicial rulings to confront the administration's abstention, such as directing judicial orders to the administration. Imposing a threatening fine. The study also recommends that the Jordanian legislator must enact a law called the "Administrative Procedure Code" independently of the Civil Procedure Code, due to the difference in the nature of the administrative dispute.

**Keywords:** Judgments and Judicial Decisions, Administrative Judgments, Refraining from Implementation