

Exceptional cases for men of the judicial police in the search of homes

Prepared by

Ali Fawaz Ali Althawabi

Supervisor

Muneer Mohammed Shehada Alafishat

Al-Zaytoonah University of Jordan, 2023.

Abstract

This study addressed the topic of search as evidence for the crime at hand, as it is considered a procedure of preliminary investigation possessed by the investigating authority. Interfering with it is considered a violation of the freedoms guaranteed by the constitution. Therefore, this study discussed the powers of the judicial police in terms of search and its invalidation without permission from the competent authority, except in exceptional .circumstances specified by the law

The study also worked on explaining the historical development of the observed crime and defining it in legislation, judiciary, and criminal jurisprudence. It also addressed the provisions of the observed crime and the procedures taken by the judicial police. Furthermore, it discussed the concept of search as one of the investigation procedures, and the researcher clarified the .obstacles to search under the rules of Jordanian law

As a result, the researcher reached a set of conclusions, the most important of which was the Jordanian legislator's provision of several guarantees for search through the Code of Criminal Procedure, due to the dangers and violations of individuals' rights and dignity involved in it. Therefore, the researcher recommended the necessity of adding a provision in the Code of

Criminal Procedure that prohibits conducting searches after certain hours of the night, except in cases of necessity and with written permission from the relevant authorities.

Keywords: Judicial police, Search, Invalidation.