



جامعة الإمارات العربية المتحدة
United Arab Emirates University

The College of Graduate Studies and the College of Law Cordially Invite You to

a

Master Thesis Defense

Entitled

*FACILITATE LITIGATION PROCEDURES THROUGH LEGAL REGULATION OF JUDICIAL
DECLARATION METHODS*

By

Ebtisam Mubarak Al Muhairy

Faculty Advisor

Dr. Ahmed El ssayed Khalil, Private Law Department

College of Law

Date& Venue

05:00 PM

Wednesday, 18 April 2018

Room1005, H2 Building

Abstract

The judicial declaration is the legal means by which the opponent informs a specific incident to the knowledge of his opponent by handing him or his representative the legal declaration. The basis of the law is that the judicial declaration is the cornerstone and the legal principle of the contest , which ensures the most important defense guarantees for the opponents is the science of the time Which is appropriate for all the elements of adversity and provided the opponent with the opportunity to defend and respond to them and what when the declaration was true arranged its legal impact and the speed of litigation and the opponents obtained their legal rights in a timely manner. The judicial declaration is the starting point in the debate. Therefore, it is referred to in this study as one of the main reasons if the main reason is not the phenomenon of slow litigation in addition to many reasons related to the occasion of the judicial declaration. However, the judicial declaration and the time wasted are the most important reasons the convening of the dispute and the proceedings of the lawsuit in a manner commensurate with the progress of the lawsuit, so this study. We have worked hard to reach an analysis of the new amendment in the Civil Procedures Law, which served the judicial declaration directly and by legislating the reduction of the occasion and time spent on the judicial declaration, and then to identify some proposals that contribute to overcoming this dilemma. The aim of the study is to try to communicate the reasons for the slow pace of litigation by analyzing the reasons associated with the judicial declaration, and then to try to avoid this from the legal analysis of the new speech in the Federal Civil Procedure No. 10 of the year 2104. How to avoid the slow prosecution in the case General and the judicial declaration, and how the technological and electronic revolution can contribute to the judicial process in a way that keeps pace with these developments during the past five years with the lowest estimate.

Keywords: judicial declaration. The reasons for the slow pace of litigation.