



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

Stopped and Legal Provisions in the Criminal Procedural Law in United Arab Emirate

By

Hessa Rashed Humaid Al Bloushi

Faculty Advisor

Dr. Abou Elwafa Mohammed Ibrahim, Public Law Department

College of Law

Date & Venue

1:00 PM

Tuesday, 17 April 2018

Room 0012, Grand floor, H2 Building

Abstract

This study examines the subject of awakening and its legal provisions in the Code of Criminal Procedure of the United Arab Emirates, in order to determine whether the Emirati legislator has succeeded in balancing individual freedom from protecting the security and stability of the community, the issue of the problem is due to a conflict Between individual interests and the interests of society, the study has tried to answer this problematic by splitting the search into a preliminary section and two chapters, where it includes the primer is what the Awakening is and what its meaning is in terms of language, jurisprudence, legislation and the judiciary, and also includes a statement of the importance Wake up, the first chapter includes two factors: discrimination against others, the determination of its legal nature, and in chapter II, it addressed the legal provisions of the Awakening, through two sections, namely: reason for waking up, and the procedural implications of waking up. The study concluded with the success of the Emirati legislature in balancing the freedoms of individuals with the security and stability of the community.

Keywords: Federal Law of Criminal Procedure.