



جامعة الإمارات العربية المتحدة
United Arab Emirates University

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a

Master Thesis Defense

Entitled

*FORCED EXECUTION APPLICATIONS IN THE LIGHT OF THE FEDERAL CIVIL PROCEDURE LAW
NO. (11) FOR THE YEAR 1992*

By

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Data & Venue

12:00 PM

Thursday, 19 April 2018

Room1005, H2 Building

Abstract

This study deals with the legal system of applications for suspension in the light of the Federal Civil Procedures Law No. 11 of 1992, because this system is important in the prevention of risks to the debtor due to the cancellation of forced execution due to the invalidity of the executive bond or the nullification of the operation. There is no doubt that allowing the implementation, despite its shortcomings as such, would expose the debtor to undue and unjustifiable effects, especially as it may amount to the expropriation of its money and its transfer to the impossible or impossible to recover from it after the invalidity of execution. The STOP is a preventive system through which the debtor or third party can apply against it to prevent the risk of subject to enforceable execution. This study attempted to assess the appropriateness and effectiveness of the suspension system in preventing forced execution under the Civil Procedure Code. And the division of the study into a preliminary and two semesters. In the introductory chapter, it dealt with a feasible phenomenon of cancellation and the risk of canceling the executive bond, such as the impossibility or irreversibility of the case, As a system of treatment is linked to the accelerated implementation and finally the need to stop the implementation of the system. The second chapter was entitled Execution Requests by the Execution Judge by means of temporary and objective enforcement actions, which are known to be called in the UAE law. As well as the applications for stay of execution before the Extraordinary Appeal Court with a statement of the procedural system for these requests and the conditions of their application. The research ended with some conclusions and recommendations included in the conclusion.

Keywords: Federal Civil Procedure Code No. 11 of 1992 and its amendments.