



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

***Quashing proceedings in the supreme federal court and the new  
amendments in accordance with the Code of Civil Procedures***

***(A Comparative Study)***

By

**Abdu Aziz Hasan Mohammed AL Marzooqi**

Faculty Advisor

**Dr. Magdi Shuaib, Public Law Department**

**College of Law**

Data & Venue

**12:00 PM**

**Wednesday 05/12/2018 &**

**Room 0012, Grand floor, H2 Building**

**Abstract:**

Administration Authority has exclusive power and authority according to the applicable law, administration authority is entitled to take decisions aimed at public interest. However, such decisions will be valid only if they are based on valid and reasonable grounds and do not breach the laws and requirements of validity thereof. Any of the persons having such power and authority maybe by taking such decisions biased and prejudiced in favors of their own personal interest at the expense of the work interest, which constitute a breach of the

laws. As result, the UAE laws have provided for methods of quashing the laws-breaching decisions which are taken on levels from Administration Authority to judiciary.

I was selected to make this study for many reasons including importance of this subject matter which concerns right of the administration department concerns the right of the Administration to make executive decisions and the right of an employee to claim quashing the executive decisions which are in any manner and for whatever reason, NOT in conformity with the laws.

An employee mostly desires to quash the executive decision which cause damage to him such as the decision of dismissing the employee. While many studies have already dealt with the subject of quashing the executive decision, the UAE courts have taken new approach according to which the UAE courts have adopted, under their judgments on the cases claiming quashing executive decision, the principle of quashing the executive decision and nothing more than quashing. In this study, I will explain how this principle is in harmony with the laws and how valid is the claims of quashing in the light of the principle above.

**Keywords:** Executive resolutions – Administration authority – Proceedings to quash executive resolution – State of Egypt’s state council -Supreme administrative court – Code of Civil Procedures – Supreme federal court.