



جامعة الإمارات العربية المتحدة  
United Arab Emirates University

**UAEU**

**The College of Graduate Studies and the College of Law Cordially Invite  
You to a  
Master Thesis Defense**

Entitled

*APPLICATION OF THE PRINCIPLE OF JUDICIAL CONVICTION TO THE ELECTRONIC DIRECTORY*

By

Salama Mohamed Al Mansoori

Faculty Advisor

Dr. Hisham Abdel Gawad Shehata, Public Law Department  
College of Law

Data & Venue

03:00 PM

Sunday, 25 November 2018

Room 0012, Grand floor, H2 Building

Abstract

There is no doubt that the origin of the criminal trials is the conviction of the judge based on the evidence presented to him, he may be his doctrine of any evidence or a presumption of comfort to him only if the law restricted by specific evidence. Our study aimed to identify the validity and strength of the electronic evidence in criminal evidence and thus the extent of the judge's freedom to believe in the electronic evidence as evidence in criminal trials. We have observed in the course of the study that the judge's conviction based on the electronic evidence must be achieved in two things: The electronic evidence is a complete drawing in a legal form with the written permission of the Public Prosecution. The second matter is to complete this matter by means of experts and to draw the evidence without coercion. The absence of one of the two causes the evidence to be invalid.

Our study concluded that, in the UAE law of evidence and the electronic transactions law, the electronic evidence shows that the electronic evidence is fully authentic and the strength of proof of material evidence is in accordance with the conditions and controls we have mentioned.

**Keywords:** Judge conviction, evidence, electronic evidence, legality, full authoritative