

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

Master Thesis Defense

Entitled

*THE RIGHTS OF THE SUSPECT IN THE CODE OF CRIMINAL PROCEDURE IN THE UAE
AND ENGLISH LAW*

(COMPARATIVE STUDY)

By

Faisal saleh mohammed alkhoori

Faculty Advisor

Dr. Abouelwafa Ibrahim Abouelwafa, Public Law Department

College of Law

Data & Venue

05:00 PM

Monday, 18 November 2019

Room1005, first floor, H2 Building

Abstract

This study examines the rights of the suspect in the inference phase through a comparative study in the British judicial system, and the foreign systems by presenting the progress of the criminal case therein and ensuring the rights of the suspect through shedding light on the mechanisms in both systems. The answer to this problem is by dividing the research into two chapters: firstly, it is an introductory research that deals with the rights of the suspect before and after the restriction of his liberty by defining the reasoning to reach the suspect and determine the knowledge of that language and jurisprudence, and then define on international conventions and foreign and Arab legislation. Consecutively, chapter two is devoted to the role of the prosecution and the judiciary in ensuring the rights of the suspect and the law implication. The aim of this study is not to find a term for the suspect, there is no lesson in the word, but in the content it empties on the ground. Whatever it is called in the stage of inference about the rights protected and guaranteed in the stage of preliminary or final investigation.

Keywords: Suspect, Rights of suspect, Officers powers and limits, the role of the prosecution and the supervisory judiciary, Federal Penal Code 35 of 1995 and English law.