

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

Entitled

*NON - EXISTENCE AS A DEGREE OF INVALIDITY ON THE ADMINISTRATIVE DECISION
COMPARATIVE STUDY*

By

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Abstract

This study treats the Non - existence as a degree of Invalidity on the administrative decision. In the Emirates, France and Egypt in light of the judiciary rulings and jurisprudence jurisprudence, and seek to consolidate an idea Non – existence and the origin of the ide And then discuss the criteria used to distinguish between it and the invalid administrative decision, In order to achieve this, the researcher used the comparative analytical method to analyze the judicial rulings and the jurisprudential opinions related to the Nonexistence administrative decision, and analyzing the behavior of the judicial courts in setting the standard of Null Administrative Decisions in France, Egypt and the United Arab Emirates.

The thesis was divided into two sections: The first study on the historical origins of the idea of Non - existence , and the second topic is the behavior of the judiciary and jurisprudence in the distinction of the Non - existence administrative decision.

The most important results that have been reached are that the there is an agreement on a minimum level of Non - existence between the French, Egyptian and Emirati judiciary Of the serious defect of jurisdiction, which is the usurpation of power, Likewise, the failed administrative decision does not affect him after sixty days, and it can be appealed after the appeal period has passed.

Keywords: The administrative decision, the nullity of the administrative decision, the Non - existence administrative decision, the Non - existence as a degree of Invalidity of the administrative decision, the Invalidity, the Non - existence.