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1996/11/6	()	96/138		.1011	,1997	
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		.1096		1996/2/6		
		:		1308	,1965	
	1998/12/9	1998/237			:	(7)
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	.546			.766	1996		
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The Effect of Criminal Conviction on the Legal Relation of Civil Servant

*Nofan A. Al-Ajarmah**

ABSTRACT

The legislator specifies the general conditions that shall be fulfilled by any candidate desired to be a civil servant. One of those conditions is that the candidate shall not be convicted of any felony or misdemeanor relates to public morals. This is a qualification condition, where it shall continue in its existence for the continuation of being a civil servant, otherwise the civil servant's job shall automatically end and by the force of law.

The civil servant is discharged, and his legal relationship is ended, once he is convicted by a court that has jurisdiction of any felony or misdemeanor relates to public morals. Consequently, since the criminal decisions against civil servants varies, where some would execute the penalty and other would hinder the execution, this research deals with the effect of those criminal decisions on civil servant's legal relationship with the state. Therefore, the question that might arise is whether all of those criminal decisions would lead to the termination of the employment relationship or only some would lead to such result?

Keywords: Administrative Law, Civil Servant, The Conditions of Employments in Civil Service.

* Faculty of Law, University of Jordan. Received on 8/1/2008 and Accepted for Publication on 20/11/2008.