Penal liability for waste of public money

by

Qusai Fayez Mohammad Al-Droubi

Supervised by

Prof. Dr. Muneer Mohammad Al- Ofishat

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Summary

The study dealt with criminal liability for the offence of wasting public money, Describe its concepts, means of combating them and the effects that may result therefrom, The study also showed the limits and scope of criminal liability arising from the crime of wasting public money and distinguishing it from similar offences. The study used the analytical descriptive curriculum that dealt with substantive and procedural provisions relating to this crime. The study found several findings, the most important of which were: The term "waste" is broader and broader than the term waste, as it includes extravagance and neglect that leads to the loss of resources in multiple ways. While the term waste is used more specifically to denote useless loss, The study further found that Jordanian legislators made repeated offences of wasting public money an aggravating circumstance of punishment. The study concluded several recommendations, the most important of which were: The study recommended that the Jordanian legislator set the penalty for the offence of wasting public money to the extent of waste. The penalty should be imprisonment if the waste is serious, and imprisonment or fine if the waste is not serious.

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