## Acts of Sovereignty and Judicial Jurisdiction

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## **Abstract**

Acts of Sovereignty are considered as one of the most important concepts in contemporary world which conflicts with the principle of legitimacy or submission of the state to the law. The state barely submits to judicial supervision as it deprives judiciary from its powers and limits its jurisdiction regarding state disputes. Consequently, through this concept, the state overrides all other institutions and may even abolish or restricts freedoms. It may also invade property rights and/or restricts disposals without having to be liable to any accountability or supervision, on the grounds that it maintains a vital interest which is over and above any individual or group interest. Therefore, we will demonstrate in this research the concept and definitions of acts of sovereignty, its nature, standard basis and its judicial application as they come under the jurisdiction of the courts working under judiciary authority Law or under state Council in the from of an administrative judiciary panel and the expected remarks.

For the Paper in Arabic Language See the Pages (383-396).