

## **The Procedures of Settlement of Civil Disputes arising from Endowment in Saudi law**

**Prepared by: Dr. Mohammed Ali M. Alqarni**

Associate Professor of Laws, King Khalid University

### **Abstract:**

The endowment has a legal personality (judgmental), it has the right to litigate and seek judicial protection, has a right to appoint who represent it, whether the case is brought by or against him.

The subjects of claim arising hereto by the endowments are divided into right claim and terminational claim. Accordingly, the competent court to review the claim shall be varied according to the provisions of jurisdiction, either subject-matter jurisdiction or territorial jurisdiction. The jurisdiction is distributed **among first instance courts and appeal courts. Considering the endowment privacy showed related provisions of disputes of endowment according to litigation procedures in terms of nature of appeal against judicial judgments issued hereto, the possibility to refer to reconciliation and arbitration instead of referring to judiciary.**

This study reveals the concept of settlement of disputes arising from types of endowments, competent jurisdiction, the features of endowment claims and other claims in terms of litigation procedures, through which the researcher derives the judicial protection guarantees of the endowment.