The authority of the Court of Appeal
In the introduction of his lawsuit was the case
According to Jordanian legislation

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Abstract

This study deals with the litigants in the two phases of litigation and the impact of non-insert them in a feud of Appeal, have been treated the parties to the litigation and the concept of Appeals, and the scope of the litigation and the involvement of the judge and the litigants in the conduct and the concentration of the litigation, in accordance with the Code of Civil Procedure, as amended, as has been addressed the authority of the Court of Appeal in the entry, as well as has been addressed two basic principles of civil litigation, namely: the principle of a confrontation between adversaries, and principle of right defense.

It is clear from this study that the Jordanian legislator According to the amendments made by the Code of Civil Procedure (No. 24 of 1988) as amended by Law No. 14 of 2001 may withhold authority for the Court of Appeal to issue its order to the appellant hassle all parties to the litigation in the dispute appeal sacrificing so the principles of task underlying civil litigation and ignoring the legal centers that have been made parties to the litigation before the appeal. The study also found to suggest some amendments to the Code of Civil Procedure of this area.

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