

ABSTRACT

This thesis entitled (administrative protection of the environment in Iraqi Law) prepared on the assumption that there is a direct proportion between achieving a clean environment free from pollution factors on one hand, and the efficiency and effectiveness of the legislation, regulations and instructions in force in the state, and for the protection and improvement of the environment and the efficiency and effectiveness of the procedures followed by government agencies (central and local) responsible for the fulfillment of such legislation and regulations on the other hand.

The objectives, this thesis aimed to achieve is to try to reach logical conclusions and suggestions for possible solutions legally and organizationally to protect the environment and eliminate the sources of environmental pollution, after studying the (Iraqi) legal reality on the protection of the environment and analysis, with surrounding reality applied to what is found in the laws and regulations, whether the application by the competent organs sufficient to provide protection of the Iraq environment and show's realism, even part of the state of environmental pollution in Iraq and the continuation of causes on the ground.

This thesis prepared in an introductory chapter entitled (The Definition of Environmental Law) so as to view the topics related to the environment protection and environmental law, and then the first chapter was entitled (Administrative Bodies Assigned to Protect The Environment) to review the Federal governmental bodies (Central) and local bodies responsible in

an official capacity directly or indirectly to protect and improve the environment.

The second chapter entitled (The use of Administrative Control in Protecting The Environment) so as to indicate that the environment and its components can be protected by one of the most important administration activities, for that administrative control is one of its means Generally accepted such as (organizational decisions – individual decisions – or using force), through which administration aims to preserve and maintain general system and the four elements (public Security – public Health – public tranquility – morals and public morality).

It has been proved to the researcher that one of the most important means that must be activated to protect the environment from different pollution sources – and address problems related to a steady deterioration in the environment – is the national legal means, then activate and strengthen the impact of non-governmental organizations responsible for carrying out of laws and regulations related to environmental protection, and that means the assumption thesis based upon is correct.

Thus, the researcher finds that he has achieved to some extent the objectives sought by thesis in order to achieve or essentially seeking to make the administrative bodies responsible for the environment and protection more effective and influential through the findings of thesis and what has been proposed of recommendations on the grounds that environmental protection and improvement requires that, besides raising awareness and public education of the environment importance to protect, improve and respect its elements.