Abed, R. (2020). The Concept of Iraqi Commercial Court. Akkad Journal of Law and Public Policy, 1(3), 97-112.

## THE CONCEPT OF IRAQI COMMERCIAL COURT

## Raghad Fawzi Abed

University of Kufa, Najaf, Iraq E-mail: raghadf.altaai@uokufa.edu ORCID: 0000-0002-4120-3184

Received: February 2021 1st Revision: May 2021 Accepted: August 2021 ABSTRACT. With the emergence of new types of disputes, it is expected that many cases and lawsuits will enter into one organizational structure. These disputes have caused the emergence of many problems related to the exhaustion of the judiciary, the length of the dispute, and the inaccuracy and caution required when issuing decisions for these disputes. Therefore, many countries seek to adopt an important principle in their constitutions, which is specialization in the judiciary. Indeed, speeding up the judicial process is linked to the achievement of justice. The necessary procedures must be completed from the time the case is raised to the time the role of the judge is determined, provided that the legal texts and principles governing the dispute are available to the judiciary. Hence, justice can be achieved by combining the elements of time and mastery. It is expected that litigation will be completed in the time normally required for completion. This period is due to the exact date of the hearings before the competent court as a result of the small number of cases before it. On the other hand, an experienced and knowledgeable judge avoids consulting experts in all matters small and large. The judge's specialization in the subject of pleadings and the files before him allows him to develop his skills and strengthen his judgments outside his field of expertise.

*JEL Classification*: K12, K13, K20

Keywords: commercial court, Iraqi Law, International Law