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## Patient's Right to Accept or Refuse of Treatment from Jordan law Prospective

By

<sup>1</sup>Haitham Hamed Masaarwah and <sup>2</sup>Hasan Salih Al-Qudah

<sup>1</sup>Associate Professor, College of Rabigh, King Abdul-Aziz University, Jordan
<sup>2</sup>Assistant Professor, Health Care Administration & Hospital, College of Rabigh,
King Abdul-Aziz University, Jordan

## **Abstract**

Physician shouldn't exercise any medical intervention on any patients only after verifying the patient acceptance of get medical treatment, as it requires from physician s to do all necessary intervention like tests, medical examinations for continuance insurance of patients verifying accepting physician s decision regards to treatment procedures. It is thus the responsibility of physicians to get further obligation to view value to enlightening patients in his health conditions and other requisite therapies procedures which will be provide to him, this means that physician s shall always respects the will of patients even if they decides that patient dismiss to refrain from treatment due to any personal reasons without evoking their privacy. Despite patient refusal; physician s must maintain a continuous contact with patient regards to his general state of health as what can happen that entail it effects and complications to him in case of refusing of therapeutic intervention must be dealt with enough felicity? The foregoing provisions legislator did not say much of it directly dilemma, but it was possible through this research work deduced mediated miscellaneous texts relevant, were also referred on the need for Legal Legislative Authority Intervene or in other cases even with absence with any descriptive legal text in this issue. The foregoing provisions legislator and law makers didn't or have any pinch mark on this issue, but it could be possible clarify from debate in this research deducing from relevant mediated texts sporadic, as we also referred the importance intervention need from law makers in these cases for patients benefits.

**Keywords:** Law Makers, Medical works, Enlighten, Patients, Physician (Physicians).