



The Federal Supreme Court (F S C) has been convened on 11.5.2017 headed by the Judge Madhat Al-Mahmood and membership of Judges Jaafar Nasir Hussein, Mohammed Qasim AL-Janabi , Akram Taha Mohammed, Akram Ahmed Baban, Mohammed Saib Al-Nagshabandi, Aboud Salih Al-Temimi, Mikael Shamshon Qas Georges and Hussein Abbas Abu Altemmen who authorized in the name of the people to judge and they made the following decision:

The Request

The ICR/ general secretariat/ parliamentary office/ requested from the FSC according to its letter number (shin.lam/1/9/11938) dated on (10.31.2017) the following:

Sub/ Enquiry

We send you our best regards...

We appreciate to reply our office the opinion about directing a written question to his excellence President of the Republic according to provisions of article (61/2nd) of the constitution which stipulated on (the Council of Representatives shall be competent in the following –second-monitoring the performance of the executive authority) since the Republican Presidency one of executive power parties according to article (66) of the constitution. With respect.

The request set for scrutiny and deliberation by the FSC, and the court reached the following:

The decision

After scrutiny and deliberation by the FSC in its session convened on 11.5.2017 to review the request listed above mentioned. The court finds that directing a written question to the President of the Republic according to provisions of article (61/2nd) of the constitution conflicts with provisions of article (61/6th) of it which specialized in the title of

interpretation request subject and this text is a text related to it. Whereas the private text restrict the general text and what preceded it, therefore, directing a written question to the President of the Republic conflicts with the text of article (61/6th) of the constitution. The decision issued unanimously on 11.5.2017.