Republic of Iraq Federal supreme court Ref. 29/federal/media /2014



Kurdish text

The Federal Supreme Court (F S C) has been convened on 5.5. 2014 headed by Judge Madhat Al-Mahmood and membership of Judges Farouk Mohammed Al-Sami, Jaafar Nasir Hussein, Akram Taha Mohammed, Akram Ahmed Baban, Mohammed Saib Al-nagshabandi, Aboud Salih Al-temimi, Michael Shamshon Qas Georges and Hussein Abbas Abu AL-Temman who authorized in the name of the people to judge and they made the following decision:

The Request:

((The National Reconciliation Follow-up and Implementation Commission, in its letter No. (16/12/982) on 16/2/2014, requested the FSC to read: ((We attach to you a copy of the letter of the governor of Al-Hamdania District No. (1527) on 26/1/2014 at the request of Dr. (ha. mim. alif. qaf.), a former member of the House of Representatives, to our advisor on the procedures of Al-Hamdania to apply your decision contained in your letter (65/federal/2013), requesting to indicate the extent to which your decision of residents and children in the districts of Barati, Bashiqa and Al-Hamdania subdistricted, and you appreciate and respect for your knowledge and respect for your information and the measures you have with you)). The application was put under scrutiny and handled by the court and reached the following:

The Decision:

After scrutiny and deliberation by the FSC found that the article (93) of the Constitution of Republic of Iraq of 2005 and the article (4) of FSC's Law they have defined the FSC's terms of reference, not including the jurisdiction in the application, subject to clarification, so the request is outside the court's jurisdiction, and the decision was made unanimously on 5/5/2014.