In The Name Of God, Most Gracious, Most Merciful

Republic of Iraq Federal Supreme Court Ref.57 /federal/media/2016



Kurdish text

The Federal Supreme Court has been convened on 23/6/2016, headed by the judge Madhat Al-Mahmood and membership of judges Farouk Mohammed Al-Sami, Jaafar Nasir Hussein, Akram Taha Mohammed, Akram Ahmed Baban, Mohammed Saib Al-Nagshabndi, Abood Salih AL-Tememi, 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 court of work in Babil requested from the FSC according to its letter No.(1/Jim/2016) on 12/6/2016, to decide on the constitutionality and legitimacy of the article (165) from the valid law of work No.(37) for 2015, which treated the subject of forming the court of work, by adding a representative of the workers and another one for employers for many reasons that were listed in the request, and the formation contradicts with the Constitutional articles (19/1st/Alif, 47, 87 and 89). The request had been placed under the scrutiny and deliberation by the FSC and it reached the following decision:

The Decision:

During the scrutiny and deliberation by the FSc, the court found that the subject of this request is the same subject of the request that was listed in the dossier which the court of work of Babil sent on 12 /6/2016 No.(2/Jim/2016), and the decision of the court No.(56/federal/2016) was taken, that there is no contradiction between the text of the article (165) from the law of work No.(37) for 2016 and the aforementioned constitutional principles. So the FSC found and because it has already been decided

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in the same subject of the request for this case, decided to refer you to the court decision that was taken in the dossier of the request No.(56/federal/2016) and the decision was issued unanimously on 23/6/2016.