In The Name Of God, Most Gracious, Most Merciful

Republic of Iraq Federal Supreme Court Ref.62 /Federal/Media/2014



Kurdish text

The Federal Supreme Court has been convened on 2/6/2014, 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 general secretariat of the ICR/ parliamentary department/ members affairs requested from the FSC based on the letter No.(1/9/Shin. Alif/3476) on (17/4/2014) the following: ((please we hope to clarify the provisions of the FSC's decision No.(86/Federal/2013) because it is related to the retirements rights of the previous parliamentary term members. With all appreciation.)) the request put under scrutiny and deliberation by the FSC and it reached the following decision.

The Decision:

During scrutiny and deliberation by the FSC, it found that the article (93) from the Constitution and the article (4) from the FSC Law No.(30) for 2005 determined FSC's competences and it didn't include the competence which listed by the request so the request is out of FSC competence for not being related to explanation of a Constitutional text. The decision was issued unanimously on 2/6/2014.