

In The Name Of God, Most Gracious, Most Merciful

Republic of Iraq  
Federal Supreme Court  
Ref.63 /federal/media/2015



Kurdish text

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The Federal Supreme Court has been convened on 24/6/2015, 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:

ICR/speaker's office- requested from the FSC according to the letter No.(Mim.Ra/1197) on 22/6/2015 the following:

Greeting

(it had been already voted with approving by hand-raising on granting the trust to (Mohammed AL-Darragi) as the minister of industry and minerals in the session No.(41) on Thursday 26/5/2015), during the session, a jangle happened that led to close the session. After that, a request was presented by more than (51) representatives to re-vote on the trust grant electronically. Please present your opinion about that (Mohammed AL-Darragi) collected all the requirements of trust granting to be the minister of industry and minerals and the extent to which the re-vote should be according to the presented request. Please review and inform us.... With all appreciation.

The request had been placed under 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 ICR in its above letter requests from the court to present its opinion about the voting that had been done with approving by hand-raising on the trust granting to (Mohammed AL-Darragi) to be the minister of industry and minerals in the session No.(41) on Thursday 26/5/2015 and during the session a jangle happened which led to close the session, whereas the subject of the request is opinion presenting according to the aforementioned letter, the explanation had been written of the Constitutional article that there disagreement in its explanation or the law or the regulation which the procedure rely that taken by the ICR to stand on the Constitutionality of this procedure the subject of the letter, so the FSC can explain the Constitutional text or deciding on the Constitutionality of the procedure the subject of the letter according to its authorities that been stipulated in the article (93/2<sup>nd</sup>/3<sup>rd</sup>) from the Constitution of the Republic of Iraq and the decision was issued unanimously on 24/6/2015.