Republic of Iraq Federal supreme court Ref. 84/federal/media/2018



Kurdish text

The Federal Supreme Court (F S C) has been convened on 20.5.2018 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-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 President of the Transit Coalition asked the FSC for the letter No. (28) date 16/5/2018 what texts:

(Greetings and appreciation is ready to record hundreds of irregularities and blatant fraud in the population movement centers (Internally displaced persons (IDPs) within the governorate) in Anbar province, represented by the following cases: 1- Repeat the correction by the same persons at different stations. 2- Repeated use of the same electoral cards in more than a different station. 3- The participation and participation of many polling officials in manipulation and counterfeiting. 4- The use of force, beatings and threats by polling officials to obstruct the work of our observers from performing their duties by observing the electoral process. 5- The centers were not announced by the Anbar Election Office until the morning of the polling day 12/5/2018. Note that these centers are (15) by (99) polling stations so to maintain the integrity of the electoral process we ask to investigate this through the intersection of the serial numbers of the electoral cards and the names of voters in these stations through the

withdrawal of data in the electronic investigation devices and we are confident that this measure will lead to the detection of widespread and systematic fraud in the elections that has led to the rape of the will of the electorate. Hopefully, the situation will be corrected through the justice of your honorable court). The request has been placed under scrutiny and deliberation from FSC and reached the following resolution:

The Decision:

For scrutiny and deliberated by FSC found the article (93) of constitution of Republic of Iraq for 2005 and the article (4) of the law of the FSC No. (30) of 2005 have been determined by the FSC's terms of reference, and none of them are contained in the above application, so the application is outside the jurisdiction of the FSC, which requires its rejection. Therefore the FSC decided to reject the request from the jurisdiction and issued the decision by agreement and binding on the basis of article (94) of the Constitution of the Republic of Iraq for the year 2005 and the article (5/2nd) of the FSC law No. (30) of 2005 on 20/5/2018