



---

The Federal Supreme Court (F S C) has been convened on 25.6.2018 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-Temmen who authorized in the name of the people to judge and they made the following decision:

#### The Request

The ICR/ Speaker's office according to its letter No. (2176 on 7.6.2018) requested from the FSC the following: peace be upon on you, Allah mercy and blessings, we refer to you the request of the representative (ain.nun.jim) with all attachments of official letters and unchangeable proofs. These attachments proofs that there are a huge violations occurred in the sessions of the National commission of accountability and justice, including convening a session without quorum, and voting an important decisions that related to accept some candidates to be introduced in the parliamentary elections for 2018. For these important and fundamental reasons, and because your Court is the only responsible body which approves the final results of the elections of the ICR members. Therefore, we request your Honorable Court to take what requires according to what mentioned in the representative's request, and to inform us about it... with respect. The request set for scrutiny and deliberation by the FSC, and the Court reached the following:

## The Decision

During scrutiny and deliberation by the FSC, the Court found that the ICR/ Speaker's office according to its letter No. (2176 on 7.6.2018) is requesting to take what requires according to what listed in the request of the representative (ain.nun.jim), and she requested to not approve the elections results of the candidate (kha.mim.ya). She pretend that the decision of the National commission of accountability and justice is lacking to its substantiations, especially uncompleted quorum of the commission, and the pretense were less than the half plus one. She also requested to inform the higher independent electoral commission by this. The FSC finds that presented request from the representative (ain.nun.jim) with the letter of the ICR had been received prematurely, whereas the results of the ICR elections were not arrived from the higher independent electoral commission to the FSC for approval till the date of writing this decision. Therefore, the FSC decided to reject the request. The decision has been issued decisively on 25.6.2018.