In The Name Of God, Most Gracious, Most Merciful

Republic of Iraq Federal Supreme Court Ref.82 /Federal/Media/2014



Kurdish text

The Federal Supreme Court has been convened on 19/1/2015, 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 Plaintiff:

- 1) (Ra.)
- 2) (Alif.)
- 3) (Sin)
- 4) (Lam)
- 5) (Alif. Kaf.) Sons of (Ain.Sin.)
- 6) (Feh.Sad.Beh.)
- 7) (Ain)
- 8) (Ain. Alif)
- 9) (Alif.)
- 10) (Nun.)
- 11) (Mim.)
- 12) (Ain.)
- 13) Nun. Sons of (Sin.Alif.)
- 14) (Sad.Ra.Ha)
- 15) (Alif.)
- 16) (Ha.)
- 17) (Ain)
- 18) (Mim)

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19) (Heh)
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- 20) (Dhad)
- 21) (Sin.) sons of Ain.Ha.
- 22) (Ain)
- 23) (Alif)
- 24) (Ha)
- 25) (Ha)
- 26) (Sin.) (sons of Ha. Sin.)
- 27) (Kha.)
- 28) (Sin.) (daughters of Ha.Ain.)
- 29) (Mim. Ain.)
- 30) (Alif.)
- 31) (Ain.)
- 32) (Mim.)
- 33) (Dal.)
- 34) (Mim.) (Sons of Ain. Dhad)
- 35) (Nun.Ha.Ain.)
- 36) (Ain.)
- 37) (Mim.)
- 38) (Mim) sons of (Alif.Dhad)
- 39) (Alif)
- 40) (Nun.) Sons of (Mim.Ha.)

Their agent the barrister (Ain.Mim.Dal)

The Defendant: minister of finance- being in this capacity- his agent the legal official (Alif.Feh.Heh.)

The Claim:

The plaintiffs' agent claimed that his clients own the plot No.(19/23), district (3), in AL-Dora, agricultural land, freehold, 121.16 donum, cut from the plot No.(19). The appropriation was done based on the decision of the leadership of the revolutionary council, dissolved, No.(382) on 1/4/1985. It stipulated that the plots (19/18, 19/20, 19/21, 19/23) from the district No.(3) shall be

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appropriated for the cooperative for housing officers, commissioners of the interior forces and its civil employees as an exception from the law of appropriation No.(12) in 1981 and in exchange for a cash compensation that will be estimated by the committee of assessment based on the article (13) from the aforementioned law. The decision of the committee is final and decisive. Based on the claim, the plaintiffs were forced to take the cash compensation. For the above, the plaintiffs' agent requested from the court to oblige the defendant to give the deserved amount of compensation in compromise with the price of gold and by the date of the exposure which will be proceeded by the Federal Supreme Court. Also, he requested to elect three competent experts to estimate the compensation, on the condition that the assessment shall be in the price of the square meter. The case had been registered, the defendant was notified with the case petition, then his answering was received, he requested to reject the case due to the reasons listed by him. The court selected the day of the argument, it heard the sayings of both parties, The court examined the case's documents, completed its investigation, and made both the argument's end and the decision understood publicly.

The Decision:

During the scrutiny and deliberation by the FSC, it found that the plaintiffs submitted a case against the minister of finance for the appropriation of the plot (19/23), district (3), in AL-Dora which was distributed as blocks to the members of the cooperative for housing officers, commissioners of the interior forces and its civil employees which is difficult to return it back. The plaintiffs requested to oblige the defendant to give the deserved amount of compensation in compromise with the price of gold and by the date of the exposure which will be proceeded by the Federal Supreme Court. the court finds that the plot was appropriated by the formed committee based on the decision of the leadership of the revolutionary council, dissolved, No.(382) in 1985 and based on the provisions of the article (13) from the law of appropriation No.(12) in 1981. At that time, the experts determined the value of

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plants and facilities, (890/092/936/3) millions dinar for the four plots (19/21, 19/18, 19/23, 19/20), with no objection from anyone, so the trying of the case for re-estimating the amount of compensation in compromise with the gold is out of the FSC competence stipulated by the article (93) from the Constitution and the article (4) from the FSC Law No.(30) of 2005. The court decided to reject the case and to burden the plaintiffs all the fees and expenses of the advocacy for the defendant agent the legal official (Alif.Feh.Ha.) amount of hundred thousand Iraqi dinars the judgment was issued unanimously decisive according to the article (94) from the Constitution. the court made the decision understood publicly on 19/1/2015.

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