

## DECISION

### of Central Election Commission of the Republic of Azerbaijan

**on consideration of the appeals # 156, 158, 160, 163, 164 and 165 submitted to the Central Election Commission on November 10, 2015 in the Elections to the Milli Majlis of the Republic of Azerbaijan on November 1, 2015**

In their written apply addressed to the Central Election Commission on November 10, 2015, Gurbanov Davud Hadibek, candidate registered on Jalilabad village Con.EC # 68 by Musavat Party, Rustamov Nuraddin Telman, candidate registered on Yevlakh-Mingachevir Con.EC # 49, Akhund Mirzagha Aprel, candidate registered on Salyan-Neftchala Con.EC # 60, Farajov Saday Khalid, candidate registered on Neftchala Con.EC # 61, Yusif Namaz, candidate registered on Goranboy-Naftalan Con.EC # 96, Aliyev Valeh Hummat, candidate registered on Salyan Con.EC # 59 requested to invalidate the Con.EC final protocols on voting results on relevant constituencies, to accept the invalidity of the voting on those election constituencies and the violation of Article 3 of the Protocol No. 1 of the European Convention for the Protection of Human Rights and Fundamental Freedoms in relation to the applicants.

The complaint was adopted for the implementation in comply with Articles 112 and 112-1 of the Election Code of the Republic of Azerbaijan and “Instruction on the rules for submission and investigation of the appeals and complaints filed to the Central Election Commission of the Republic of Azerbaijan and Constituency Election Commissions”, relevant opinion was provided on this issue by a member of the Expert Group under CEC and considered at the Commission session upon the investigation of the appeal by the Expert Group member.

During the investigation process was defined that, appeals on the merits of the same content were examined in the session of the Central Election Commission on November 5, 2015 and the decision # 42/303 was adopted, the complaint from that decision was submitted to the relevant courts by interested persons, the decision remained in force without making amendments. Obviously, the decision of prejudicial importance adopted by authorized bodies on invalidity of the applicants' claims is in force. The implementation of request shall be refused.

Taking the above mentioned as a basis, pursuant to Articles 19.4, 28.2, 112, 112-1 of Election Code of the Republic of Azerbaijan and item # 1, 2, 4, 6, 7 of the “Instruction on the rules for submission and investigation of the appeals and complaints filed to the Central Election Commission of the Republic of Azerbaijan and Constituency Election Commissions”, the Central Election Commission **decides**:

1. The appeals # 156, 158, 160, 163, 164 and 165 submitted by Gurbanov Davud Hadibek, candidate registered on Jalilabad village Con.EC # 68 by Musavat Party, Rustamov Nuraddin Telman, candidate registered on Yevlakh-Mingachevir Con.EC # 49, Akhund Mirzagha Aprel, candidate registered on Salyan-Neftchala Con.EC # 60, Farajov Saday Khalid, candidate registered on Neftchala Con.EC #

61, Yusif Namaz, candidate registered on Goranboy-Naftalan Con.EC # 96, Aliyev Valeh Hummat, candidate registered on Salyan Con.EC # 59 on November 10, 2015 shall not be implemented due to groundlessness.

2. The decision shall be enforced upon its publication.

CEC Chairman

Mazahir Panahov

CEC Secretary

Arifa Mukhtarova

CEC Secretary

Mikayil Rahimov