

DECISION

of the Central Election Commission of the Republic of Azerbaijan on the consideration of the appeal # 146 received by the Central Election Commission on January 8, 2015 regarding the Municipal Elections held on December 23, 2014

Sarkhan Nariman Jarchiyev, registered candidate on Chayli municipality of Tovuz-Gazakh-Aghstafa Con.EC # 106 appealed to CEC regarding the Municipal elections on December 23, 2014, informed on the law violations committed in the polling stations # 30, 31 and 32 of the above-mentioned Con.EC, thereby claiming to annul that decision.

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 filing appeals and complaints to the Central Election Commission and Constituency Election Commissions of the Republic of Azerbaijan and their consideration", 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.

The claimed cases included in the appeal have not been justified through full, detailed, fair and impartial investigation of the appeal and evidences of the members of the polling stations # 30, 31 and 32 of Tovuz-Gazakh-Aghstafa Con.EC # 106 and other election actors.

So, members of the polling stations disputed in the appeal - N.M.Goyushov, A.I.Jarchiyev, Z.M.Ibrahimova, E.F.Hajiyev, V.T.Donmazov, Z.K.Mahmudova, Kh.A.Amrahova, M.V.Ahmadov, Z.Y.Jivishov, R.S.Alakbarov, observers M.G.Mustafayev, J.A.Rustamova, M.M.Huseynov, R.H.Eyvazov, A.M.Aslanova, T.N.Goyushov, R.K.Jarchiyev, Sh.V.Gojayev, O.T.Goshshiyev, T.M.Rustamov, J.Y.Jivishov, G.G.Gulmammadov, K.M.Musayev, E.T.Gojayev, E.E.Gojayev, S.M.Valiyeva, G.B.Murguzova, A.M.Mardaliyev, N.G.Suleymanova, A.S.Huseynov, A.Sh.Hajiyeva, S.M.Mardaliyeva, M.J.Jalilov, N.I.Bannayev, Y.M.Akbarov, M.H.Jarchiyev, Sh.Sh.Valiyev and others expressed in their written explanations that the voting and all the election actions had been conducted by the election actors under the observation of a lot of observers in comply with legislation, relevant election commissions had not received any complaint on law violations, any law violation was not encountered regarding the organization and conduct of elections, also the voting results, the voting was conducted with high voter turnout and every voter voted privately.

Furthermore, during the investigation process the applicant was contacted and informed on his right to participate in the investigation and present additional evidences.

Since the claimed cases included in the appeal have not been justified through full, detailed, fair and impartial investigation of the appeal and written evidences, the complaint shall not be implemented and the decision # 22/60 of Tovuz-Gazakh-Aghstafa Con.EC # 106, dated December 27, 2014 shall be remained in force without being amended.

By assuming the above-mentioned as a basis and pursuant to Articles 19.4, 28.2, 112, 112-1 of the Election Code of the Republic of Azerbaijan and items # 1, 2, 4, 6, 7 of

“Instruction on the rules for filing appeals and complaints to the Central Election Commission and Constituency Election Commissions of the Republic of Azerbaijan and their consideration”, CEC **decides:**

1. The appeal # 146 dated January 8, 2015 by Sarkhan Nariman Jarchiyev, registered candidate on Chayli municipality of Tovuz-Gazakh-Aghstafa Con.EC # 106 shall not be implemented due to its groundless factors and the decision # 22/60 of that Con.EC dated December 27, 2014 shall be kept in force without being amended.
2. The decision shall be enforced upon its publication.

CEC Chairman

Mazahir Panahov

CEC Secretary

Arifa Mukhtarova

CEC Secretary

Mikayil Rahimov