

31 January 2019

Press release

The Public Commissioner within the legal time limit, filed an appeal at the Appeal Chamber by the Constitutional Court, against the Decision no.86/2018, of the Independent Qualification Commission, for the subject of re-evaluation Mrs. Alma Kolgjoka, President of District Court, Krujë.

The Public Commissioner ascertains that the investigation process for the asset assessment criterion is incomplete and, consequently, according to the state of the acts cannot be concluded that the subject of the re-evaluation achieves trustable level of the asset assessment, under Article 59, point 1, letter "a" of the law no.84 / 2016.

Pursuant to Article F, paragraph 3 and 7 of the Annex of the Constitution, Article 66 of law no. 84/2016, the Public Commissioner requests that the grounds set forth in this appeal shall be taken into consideration by the Appeal Chamber and after comprehensive investigation of the asset assessment criterion, at the conclusion of the adjudication of the case to decide:

- Decision no. 86/ 2018, December 17, 2018, remains in effect or
- Amending Decision no. 86/2018, December 17, 2018, of the Independent Qualification Commission, for the subject of the re-evaluation, Mrs. Alma Kolgjoka.

Based on point 1, Article 16 of the Regulation “On the Activity of the Institution of Public Commissioners”, the appeal is published on the official website: www.ikp.al

The Institution of Public Commissioners has been established and operates under Article 179/b the Annex of the Constitution of the Republic of Albania and Law No. 84/2016, “On the Transitory Re-evaluation of Judges and Prosecutors in the Republic of Albania”.

Public Commissioners represent the public interest during the process of re-evaluation of judges and prosecutors in the Republic of Albania.