## IN THE NAME OF THE REPUBLIC OF ARMENIA DECISION OF THE CONSTITUTIONAL COURT OF THE REPUBLIC OF ARMENIA

ON THE CASE OF CHALLENGING THE DECISION 41-A OF THE TERRITORIAL ELECTION COMMISSION N° 17 DATED 11 MAY 2012 CONCERNING THE RESULTS OF THE ELECTIONS TO THE NATIONAL ASSEMBLY OF THE REPUBLIC OF ARMENIA BY MAJORITARIAN ORDER OF 6 MAY 2012

Proceeding from the results of consideration of the case and ruled by Article 100 (3.1), Article 102 of the Constitution, Articles 63, 64 and 74 of the RA Law on "The Constitutional Court", the Constitutional Court of the Republic of Armenia **HOLDS**:

- 1. Leave in force Decision 41-A of the Territorial Election Commission N<sup>o</sup> 17 "On being elected as a Deputy by Majoritarian Order at N<sup>o</sup> 17 Electoral Territory" of 11 May 2012.
- 2. The materials of the fact of disappearance of the application of the Proxy of the Applicant on recognition the results of voting at Precinct N<sup>o</sup> 17/27 null and void, sent by post, as well as of the facts of electoral violations, which occurred at the same Precinct stated by the Applicant, pass to the RA Prosecutor General's Office for proceeding in line with the manner prescribed by law.
- 3. Pursuant to Article 102, Part 2 of the RA Constitution this Decision is final and enters into force from the moment of its announcement.

22 June 2012 DCC - 1034