

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

ON THE CASE CONCERNING THE DISPUTE RELATED TO DECISION NO. 259-A OF THE CENTRAL ELECTORAL COMMISSION OF THE REPUBLIC OF ARMENIA DATED 14 JUNE 2026, "ON SUMMARIZING THE RESULTS OF THE 7 JUNE 2026 REGULAR ELECTIONS TO THE NATIONAL ASSEMBLY OF THE REPUBLIC OF ARMENIA", RAISED BY THE APPLICATIONS OF THE "STRONG ARMENIA" ALLIANCE OF POLITICAL PARTIES, THE "WINGS OF UNITY" PARTY, THE "DEMOCRACY LAW DISCIPLINE" PARTY, THE "PROSPEROUS ARMENIA" PARTY, THE "FOR THE REPUBLIC ALLIANCE OF DEMOCRACY DEFENDERS" PARTY, THE "ARMENIA" ALLIANCE OF POLITICAL PARTIES, AND THE "NEW POWER" REFORMIST PARTY

Based on the results of the examination of the Case and being guided by point 5 of Article 168, point 11 of part 1 of Article 169, parts 1, 2, and 4 of Article 170 of the Constitution, as well as Articles 62, 63, and 77 of the Constitutional Law "On the Constitutional Court", the Constitutional Court **DECIDED:**

1. To leave in force Decision No. 259-A of the Central Electoral Commission of the Republic of Armenia dated 14 June 2026, "On Summarizing the Results of the 7 June 2026 Regular Elections to the National Assembly of the Republic of Armenia".

2. According to part 2 of Article 170 of the Constitution, this Decision shall be final, and it shall enter into force upon its promulgation.

PRESIDING JUSTICE

A. DILANYAN

4 July 2026

DCC-1835