

Decision no. 18, dated 23.02.2026

(V-18/26)

Constitutional Court of the Republic of Albania composed of: Fiona Papajorgji, President, Marsida Xhaferllari, Sonila Bejtja, Ilir Toska, Genti Ibrahim, Marjana Semini, Asim Vokshi, Sandër Beci, members, with court secretary Anjeza Puka, on 10.02.2026 took under examination in public plenary session the case no. 6 (J) 2025 of the Basic Court Register, pertaining to:

APPLICANT: **NOT LESS THAN ONE-FIFTH OF THE MEMBERS OF PARLIAMENT OF THE REPUBLIC OF ALBANIA**, represented by the MP Gazment Bardhi and lawyer Marash Logu.

INTERESTED ENTITY: **ASSEMBLY OF THE REPUBLIC OF ALBANIA**, represented by the Secretary General Genci Gjonçaj.

SUBJECT MATTER: **Repeal of Decision no. 57/2025 of 16 September of the Assembly of the Republic of Albania ‘On some amendments to Assembly Decision no 166 of 16 December 2004 “On the approval of the Rules of Procedure of the Assembly of the Republic of Albania”, as amended’, as incompatible with the Constitution of the Republic of Albania.**
Stay of execution of Decision no. 57/2025 of 16 September 2025 of the Assembly of the Republic of Albania “On some amendments to Assembly Decision no. 166 of 16 December 2004 “On the approval of the Regulation of the Republic of Albania”, as amended, until the delivery of a final decision.

LEGAL BASIS: Articles 1, 2, 7, 75, 76, 78, 83, 131, 132 and 134 of the Constitution of the Republic of Albania (*the Constitution*); Articles 49 and 50 of Law No. 8577, dated 10 February 2000 “On the organization and functioning of the Constitutional Court of the Republic of Albania”, (*Court’s Organic Law*), as amended.

Constitutional Court, pursuant to Articles 124, 131 and 134, point 1, letter “c”, of the Constitution, as well as Articles 72 et seq. of Law No. 8577, dated 10 February 2000 “On the organization and functioning of the Constitutional Court of the Republic of Albania”, as amended, unanimously,

DECIDED:

1. Admission of the application.
2. Repeal of Decision no. 57/2025 of 16 September of the Assembly of the Republic of Albania ‘On some amendments to Assembly Decision no. 166 of 16 December 2004 “On the approval of the Rules of Procedure of the Assembly of the Republic of Albania”, as amended’, as incompatible with the Constitution of the Republic of Albania.
3. The repeal effects of this decision shall enter into force thirty (30) days after its publication in the Official Gazette.