Verdicts of the Court of Administrative Justice provided under article 2

The following are examples of the performance of the CAJ in handling complaints and monitoring the performance of bodies documented in international instruments and the Covenant on Civil and Political Rights:

- a) The CAJ, case number 603/89, break of the directive that applied the unemployment insurance of workers for 5 months and determining at least six months for the labor insurance of the mentioned persons;
- b) The CAJ, in case number 253/95, annulled the circular on the transfer of a part of the shares of Shiraz refinery without proper informing;
- c) The United Chambers of the CAJ in the lawsuit No. 929 dated 12/14/2012, annulment of the regulation of special university benefits for the children of the faculty members, considering it as unfair discrimination;
- d) The CAJ, Judgment No. 1265, dated March 6, 2017, File Class: 92/353, Subject of the verdict: Cancellation of 100% employment of indigenous forces in the executive bodies of each region and considering it as unfair discrimination;
- e) The CAJ, Judgment No. 65 dated 11/02/2012, ruling on the prohibition of changing the employment status of municipality employees without exams and considering it as unfair discrimination;
- f) The CAJ, Judgment No. 929, 12/14/2012, annulment of the Circular of the Council of Ministers, according to which the possibility of transfer of the children of the faculty board's members without observing the relevant rules will lead to unfair discrimination.