## **Abstract**

The title of the message ((executive specialties the legislative authority)) may seem at first strange sight and away from the terms of reference of the legislature, what raised the terms of reference are exclusively vested in the executive responsible to the legislature of parliaments (parliament) that she failed to perform its duties set for it, through laws that shape by implementing legislation.

But despite all this, the legislative authority is competent proposals laws that provide them in addition to the projects included laws and that it receives from the executive branch did not gain legitimacy and take the pipeline unless approved by the Legislature, and for example, the financial terms of reference, especially the budget law and determine fiscal policy, which is one of the priorities the work of the executive branch, but we see that the legislative authority to decide and discuss and add and delete and progress priorities and carry and approved by them even take their way to implementation, not to mention its role in determining the financial policy of the fees and loans and the issuance of other bonds, in addition to the tax policy they all seem to be of an executive nature played by the legislature.

Not only this Valohrav oversight and approval of the financial laws and related are the duties of an executive nature is the responsibility of the legislature that all of the above is one of the specialties of these thoroughbreds power.

There are functions added to the legislative authority of an executive nature also Cdorha in the selection of the head of state and the Prime Minister and Cabinet, as well as the approval of senior civilian and military personnel who are already subordinate to the executive but the legislature is one of the ratification of the appointment of animate mentioned above set.

The role of the legislature did not stop at this point, but it has an exceptional competence in emergency circumstances as a declaration of war and state of emergency, as well as its role in the control of decisions issued in the cases of a declaration of war and a state of emergency.

But that the terms of reference between the legislative branch and the executive branch overlap invitation Parliament session of the ordinary and extraordinary and engage with Parliament in some functions, but to exceed more than that of any dissolution of Parliament. . . Etc.

The legislative power, it must enter the terms of reference in the field of executive power, not least of special supervision occupants of executive function, political and criminal accountability of the parties to the executive business example.

The conclusion that the legislature bear many burdens of an executive nature which the contents of this letter, which is meant to highlight the executive competencies legislative power taken from the Iraqi Constitution of 2005, compared with other constitutions such as the constitution of Kuwait in 1962, and the

Constitution German in 1949, and for the reasons set out in the introduction to the message as the Constitution German inspired by the English parliamentary experience the cradle of the parliamentary system, in addition to the Kuwaiti experience guaranteed by the constitution of 1962, these constitutions mentioned are the constitutions of parliamentary systems, some successful and some are on the way to development and success.

In conclusion, I hope I am successful to deliver a summary of this letter, which contained between Storha lot of information that can not help the way for all listed and God bless.