



CONSTITUTIONAL COURT OF SPAIN
Office of the President
Press Office

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RELEASE OF THE OPERATIVE PART

THE PLENARY OF THE CONSTITUTIONAL COURT DISMISSES *IN LIMINE* THE AMPARO APPEAL FILED BY JORDI SÁNCHEZ TO CHALLENGE THE DISCIPLINARY MEASURE ORDERED AGAINST HIM BY THE PENITENTIARY CENTRE Nº5 OF MADRID

The Plenary Session of the Constitutional Court has resolved to refuse grant to proceed to the appeal for constitutional protection (*“recurso de amparo”*) brought by Jordi Sánchez i Pincayol against the Decisions of 2 and 26 March 2018, respectively, of the Penitentiary Surveillance Court nº 2 of Madrid. Both rulings confirmed the resolution dated 1 February 2018 adopted by the Disciplinary Commission of the Penitentiary Centre nº5 of Madrid (Soto del Real), which imposed on the appellant a penalty of 30 days of deprivation of walks and common recreational activities.

The judgment considers that the application for amparo has been filed after the expiration of the legal time limit.

The operative part of the judgment reads as follows:

“In view of the foregoing, the Constitutional Court, by the authority conferred to it by the Constitution of the Spanish Nation, has decided to refuse grant to proceed to the appeal for constitutional protection filed by Mr. Jordi Sánchez i Picanyol”.

The judgment and the dissenting opinions drafted by the Magistrates will be notified in the following days and a more detailed press release will be issued.

Madrid, 22 May 2019