

By the Judgement of 1 February 2019 No. 7-II the Constitutional Court appraised constitutionality of Para. 2, Subpara. “п” of the Index of types of wages and other income from which maintenance is made for minor children (approved by the Decision of the Government of the Russian Federation of 18 July 1996 No. 841).

The contested provision was a subject-matter of consideration to the extent to which it serves as a normative ground for the issue of the possibility of the maintenance deduction from the amount of compensation and reimbursement of expenses paid to the employee for the using of his personal transport with consent and in the interest of the employer.

The Constitutional Court has recognised the contested provisions as not conforming to the Constitution to the extent it allows the deduction of maintenance for minor children from the expenses reimbursement which was paid to the liable employee by the employer when using his personal transport with the consent and in the interest of the employer (reimbursement of using, depreciation of the employees personal transport and the reimbursement of expenses caused by its use).