

By the Judgement of 1 June 2021 No 25-II the Constitutional Court of the Russian Federation examined constitutionality of Article 112, part six, paragraph two of the Civil Procedural Code of the Russian Federation.

These provisions were subject to consideration insofar as they served as basis to decide upon the issue of restoration of the missing deadline for cassation appeal challenging a judicial decision serving as basis for claim in a bankruptcy case where a creditor in bankruptcy who lodged the appeal has learned about such a judicial act after a year has passed from its entering into force.

The challenged provisions were recognised as not being in contravention with the Constitution of the Russian Federation since within the current legal framework they do not preclude granting of a motion on restoration of the missing deadline for cassation appeal challenging a judicial decision serving as basis for claim in a bankruptcy case in the above situation.