

**By the Judgement of 11 January 2019 No. 2-II/2019 the Constitutional Court appraised constitutionality of Article 392, Section 4, Para. 1 of the Civil Procedure Code of the Russian Federation.**

The contested provision was a subject-matter of consideration to the extent to which it serves as a normative ground for the issue of revision of the judgment on a civil case in connection with such a new circumstance as recognition of the legal act put in its normative ground as invalid from the moment the decision in the latter's respect entered into force, made by court on the administrative claim of the person participating in this civil case.

The Constitutional Court has recognised the contested provision as not contradicting to the Constitution of the Russian Federation as it does not prevent the review of the valid decision of the court of general jurisdiction on new circumstances following the petition of the person in connection with the administrative claim of which the legal act put in the normative ground of this judgement is recognised invalid by the court, regardless of the moment this act is recognised invalid.