

By the Judgement of 22 March 2019 No. 15-II the Constitutional Court appraised constitutionality of Article 3, Section 2, Para. 1 of the Federal Law “On the Monetary Allowance to Military Personnel and the Establishment of Particular Payments”.

The contested provision was a subject-matter of consideration to the extent to which it is used as a normative ground for the issue of providing the dislocation allowance at moving to the new location (to the place) of service to other populated area by the military personnel appointed, without suspending military service, on the positions of teachers who are not military, in the educational military centres at the federal state educational organisations of higher education.

The Constitutional Court recognised the contested provision as not conforming to the Constitution to the extent to which it serves as a basis for refusing to provide the dislocation allowance in this case.