

**Judgment of the Constitutional Court of the Russian Federation of 5 April  
2013 No. 7-II. Resume.**

**By the Judgment of 5 April 2013 No. 7-II the Constitutional Court gave  
appraisal of constitutionality of Paragraph 4 of Section 1 of Article 6 of the  
Labour Code of the Russian Federation**

The petitioner contested normative provision which in the law-applying practices was used in order to resolve the question of the right of a subject of the Russian Federation to establish extraordinary money payment to deputies of a legislative (representative) body of State power of a subject of the Russian Federation, carrying out deputy activity on professional permanent basis, at termination of their powers.

The Constitutional Court in its decision recognized the contested norm as not contradicting the Constitution of the Russian Federation, as far as it does not exclude the right of a subject of the Russian Federation to establish the indicated money payment by a regional law, and emphasized that deputies of a legislative (representative) body of State power of a subject of the Russian Federation are not hired workers.

*05 April 2013*