

**Judgment of the Constitutional Court of the Russian Federation of 5 June
2013 No. 12-II. Resume.**

By the Judgment of 5 June 2013 No. 12-II the Constitutional Court gave appraisal of constitutionality of Paragraph 2 of Item 14 of Article 15 of the Federal Law *On the Status of Military Servicemen*

The contested normative provisions were the subject-matter of consideration by the Constitutional Court to the extent to which they serve as ground for granting the right to receipt of monthly monetary compensation for renting (sub-renting) of housing only to citizens, dismissed from military service and registered by bodies of local self-government as being in need of housing.

By the decision of the Constitutional Court the contested legislative provisions were recognized as not conforming to the Constitution of the Russian Federation to the extent to which they deprive citizens, having served in the ranks of the Armed Forces of the Russian Federation for 10 and more years and at the moment of dismissal from military service not provided with housing, at that they were registered as being in need of housing at the place of doing military service, of the right to receive monthly monetary compensation for renting (sub-renting) of housing on equal conditions with citizens, pertaining to the same category, who after dismissal from military service expressed the wish to change place of residence and were registered as in need of housing by bodies of local self-government at the new chosen place of permanent residence.

05 June 2013