

By the Judgment of 1st April, 2014 No. 9-II/2014 the Constitutional Court gave appraisal of constitutionality of the Note to the List of Works, Appertaining to Works on Liquidation of Consequences of the Chernobyl' Atomic Power Plant Disaster, Conducted at the Period from 26th April, 1986 to 31st December, 1990 in the Alienation Zone of the Russian Federation

The contested note to the said List, approved by the Resolution of the Supreme Soviet of the Russian Federation of 13th August, 1993 No. 5625-I, was the subject-matter of consideration to the extent to which on its basis the law-applying bodies resolve the question of ascribing the works envisaged by it and conducted at the indicated period by citizens – members of student construction detachments to works connected with liquidation of consequences of the Chernobyl' disaster and, accordingly, of the possibility to recognize these citizens as participants of liquidation of consequences of the accident on the Chernobyl' Atomic Power Plant.

The Constitutional Court recognized the contested normative provision as not conforming to the Constitution of the Russian Federation to the extent to which it does not allow to ascribe the works envisaged by the aforementioned List, which were performed by members of student construction detachments at the indicated period in inhabited localities, situated in the alienation zone, to works on liquidation of consequences of the Chernobyl' Atomic Power Plant disaster and thereby hinders recognition of citizens having performed these works as participants of liquidation of consequences of the Chernobyl' disaster and granting them the right to compensation of damage and measures of social support.