

**By the Judgment of 8<sup>th</sup> June, 2015 No. 14-П/2015 the Constitutional Court gave appraisal of constitutionality of Section 1 of Article 256 of the Civil Procedure Code of the Russian Federation**

The contested norm was the subject-matter of consideration to the extent to which it serves as a ground for refusal in connection with missing of three-months term of appeal to court to satisfy claim of compensation of moral damage caused to a citizen by decisions, actions (inaction) of a body of state power, body of local self-government, official, state or municipal servant, unlawfulness of which has been established by court decision having entered into legal force.

The Constitutional Court recognized the contested legislative provision as not conforming to the Constitution of the Russian Federation to the extent it comes out as a ground for refusal in connection with missing of three-months term of appeal to court to satisfy the said claim in the events when the fact itself on violation of civil rights and freedoms was earlier established by another court decision having entered into legal force.