

**By the Judgment of 10<sup>th</sup> February, 2015 No. 1-II/2015 the Constitutional Court gave appraisal of constitutionality of Section 6 of Article 43 of the Federal Law “On Police”**

The contested norm was the subject-matter of consideration to the extent to which it serves as a ground for refusal to grant monthly monetary compensation envisaged by it to staff-members of bodies of internal affairs – invalids as a result of a war injury, to whom long service pension has been established, paid with consideration of the increase fixed by Item “a” of Article 16 of the Federal Law “On Pension Security of Persons Having Done Military Service, Service in Bodies of Internal Affairs, the State Anti-Fire Service, Bodies for Control of the Turnover of Drugs and Psychotropic Substances, Establishments and Bodies of the Criminal Executive System and Their Families”.

The Constitutional Court recognized the contested normative provision as not conforming to the Constitution of the Russian Federation so far as the mechanism of reimbursement of damage to health of staff-members of bodies of internal affairs, recognized as invalids as a result of a war injury, entails differentiation of their legal status not according with constitutionally-significant goals, the only ground for which is a kind of pension chosen by them, which leads to unfounded distinctions in the amount of reimbursement of the damage caused to the health of the indicated persons in connection with performing office duties by them.