

**By the Judgement of 6 July 2018 No. 29-II/2018 the Constitutional Court gave appraisal of constitutionality of Item 1 of Section 3 of Article 311 of the Arbitration Procedure Code of the Russian Federation.**

The contested provision was a subject-matter of consideration insofar as on its basis court of arbitration resolves the question of reconsideration of a court act, passed in a civil case in connection with such a new fact as recognition of a normative legal act put in its basis as invalid from the moment of entering into legal force of the decision about it, taken by a court of general jurisdiction on administrative suit of a person having participated in this civil case.

The Constitutional Court has recognised the contested provision as not contradicting the Constitution of the Russian Federation, since it does not hinder reconsideration on new facts of a court act having entered into legal force on an application of a person, in connection with whose administrative suit the normative legal act put in the basis of this court act has been recognised as invalid by court of general jurisdiction, irrespective of the moment from which this normative legal act has been recognised as invalid.