

**By the Judgement of 8 June 2021 № 27-II the Constitutional Court assessed constitutionality of Article 74, parts one and eight; Article 101, part two; and Article 115, part one item «B» of the Code of Execution of Criminal Sentences.**

These provisions were subject to consideration insofar as they served as basis to decide on the possibility to apply disciplinary sanction in the form of disciplinary confinement to convicts who violated the regime of serving their sentence while placed in medical correctional colony.

The challenged provisions were recognised as not contradicting the Constitution of the Russian Federation, since under their constitutional legal meaning in the current legal framework they:

allow disciplinary confinement of convicts serving their sentence in a correctional colony or jail who were temporarily placed into medical correctional colony and while being there violated the regime of serving the sentence;

allow application of this sanction with due account not only of circumstances of the violation committed, but also of the convict's state of health, and also provide for performing in application of this sanction of outpatient treatment required for relevant illness;

exclude application of the relevant sanction in respect of a convict sentenced to imprisonment, if the convict requires stationary medical treatment, while not prohibiting recognition of such convict a persistent violator of the regime of serving criminal punishment.