

By the Judgement of 9 October 2025 No.33-II, the Constitutional Court assessed constitutionality of Article 8 (part 3²) of the Federal Law “On Social Guarantees for Employees of the Internal Affairs Bodies of the Russian Federation and Amendments to Certain Legislative Acts of the Russian Federation”

This legal provision was the subject of consideration to the extent that it serves as a basis for evicting a citizen who was dismissed from the internal affairs bodies after at least 10 years of service and registered as a person entitled to a one-time social payment for housing (or as a person in need of housing), a right which originated from a previously provided social housing rent agreement, without providing with other housing or the specified payment.

The contested legal provision was recognised as not contradicting the Constitution, since it does not allow such eviction if the said citizen (at the moment of entry into force of the contested Federal Law) was registered as a person entitled to such social support measures, had at least 10 years of service in the internal affairs bodies and lived in a dwelling of a specialized housing fund according to a previously concluded a contract of employment with the internal affairs agency.