

**By the Judgement of 14 November 2025 No.38-II, the Constitutional Court assessed constitutionality of 12.24 (part 1) and Article 24.5 (item 7 of part 1) of the Code of Administrative Offences of the Russian Federation in conjunction with Article 264 (part 3) of the Criminal Code of the Russian Federation.**

The specified legal provisions were subject to review to the extent that they serve as the basis for deciding whether it is possible to terminate proceedings in an administrative offense case related to a violation of traffic rules or the operation of a vehicle resulting in minor harm to the victim's health, when there exists, regarding the same set of facts of unlawful acts (omissions) by the person subject to the administrative offense proceedings, a decision to initiate a criminal case because these acts (omissions) negligently caused the death of another person.

The contested legal provisions are recognised as not contravening the Constitution to the extent that, according to their constitutional legal meaning within the system of current legal regulation, they do not imply the termination of proceedings in an administrative offense case related to a violation of traffic rules or the operation of a vehicle resulting in minor harm to the victim's health, in the specified case.