

By the Judgement of 23 December 2025 No.48-II, the Constitutional Court assessed constitutionality of Article 445 (paragraph 2 of part 3) of the Civil Procedure Code of the Russian Federation.

Aforementioned legal provision was subject to review insofar as it serves as the basis for resolving the issue of reversing the enforcement of a court decision that has entered into legal force and was subsequently overturned, regarding compensation for harm caused to the health of a law enforcement officer, specifically concerning the indexation of lump-sum allowances provided for by Federal Law “On Combating Terrorism”.

The contested legal provision, in unity with part three of Article 445¹ of the Civil Procedure Code, was found not to contradict the Constitution, since according to its constitutional legal meaning within the system of current legal regulation, it does not imply the reversal of enforcement of the said court decision, if the decision was not based on false information provided by the plaintiff or forged documents submitted by them.

The Constitutional Court separately noted that the constitutional legal interpretation of the contested provision given in the Judgement, in unity with part three of Article 445¹ of the Civil Procedure Code, does not predetermine a conclusion on the lawfulness of refusing to index the lump-sum allowances established by the Federal Law “On Combating Terrorism” in the case under consideration.