

LAW

E.V. Postovalova

(Russian state university of justice, Voronezh, Russia)

Unification of simplified forms of civil proceedings

It is considered simplified forms of civil procedure. Combining higher courts - the Supreme Court and the Supreme Arbitration Court of the Russian Federation - and the formation of the renewed Russian Federation Supreme Court was the decisive factor in deciding on the need for uniformity of legal proceedings in civil cases. In this regard, December 8, 2014 approved the Concept of a unified Civil Procedure Code of the Russian Federation, which identified priority directions of development of the civil law process. These include unification of the rules of civil procedure and arbitration law, differentiation of court procedures and improve the simplified production. The unification of civil and arbitration process in the context of the development of simplified production involves maintaining the already existing types of simplified forms of proceedings: writ, in absentia - in the civil process, simplified - in arbitration and the «interchange» simplified procedures have proved their effectiveness in practice, - the introduction of a civil simplified process (writing) proceeding and arbitration process - writ proceedings.

Key words: the unification of procedural rules, simplified proceedings, writ proceedings, examination of the case in absentia, Concept of single Code of Civil procedure.

November, 19, 2015
