

Liquidation, abolition of the court

In the event of liquidation, liquidation or incorporation into another organizational unit, matters are transferred to the acquiring entity in accordance with the regulations in the previous regulations of the instructions and shown in the reports of the liquidated entity as settled, and the acquiring entity shows these matters in the reports as receipt. The liquidated entity does not show any residues (§ 465 and 467 of the Ordinance on the organization and scope of operation of court secretariats and other departments of court administration (Journal of Laws of the MS.2003.No.5, item 22, as amended)).