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EUROPEAN COMMISSION FOR THE EFFICIENCY OF JUSTICE (CEPEJ)

SCHEME FOR EVALUATING JUDICIAL SYSTEMS 2007

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Country: Cyprus

National correspondent

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1. Demographic and economic data

1. 1. General information

1. 1. 1. Inhabitants and economic information

1) Number of inhabitants

772600

2) Total of annual State public expenditure / where appropriate, public expenditure at regional or federal entity level (in €)

	Amount
State level	6419733886
Regional / entity level	

3) Per capita GDP (in €)

18039€

4) Average gross annual salary (in €)

22636

5) Exchange rate from national currency (non-Euro zone) to € on 1 January 2007

0,5787

Please indicate the sources for the questions 1 to 4

Statistical Service of the Republic and Central Bank of Cyprus

Please note that all figures are in euros

***For the GDP the correct number is 18,039 (Euros). The difference was that the amount we had given you was on constant prices while the prices Eurostat has is current prices. therefore the number we have given you is also on current prices

1. 2. Budgetary data concerning judicial system

1. 2. 2. Budget (courts, public prosecution, legal aid, fees)

6) Total annual approved budget allocated to all courts (in €)

25778787

7) Please specify

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8) Does the approved budget of the courts include the following items? Please give for each item	ı (o
some of them) a specification of the amount concerned	

Annual public budget allocated to (gross) salaries	▼ Yes	14877258		
Annual public budget allocated to computerisation (equipment, investments, maintenance)	✓ Yes	18610		
Annual public budget allocated to justice expenses	☐ Yes			
Annual public budget allocated to court buildings (maintenance, operation costs)	▼ Yes	830430		
Annual public budget allocated to investments in new (court) buildings	▼ Yes	4924866		
Annual public budget allocated to training and education	▼ Yes	15621		
Other (please specify):	☐ Yes			
9) Has the annual public budget of the cour years?	ts changed (incr	eased or decreased) over the last five		

e

Yes

O No

If yes, please specify (i.e. provide an indication of the increase or decrease of the budget over the last five years)

In 2005 the budget was 14,386.590 cyprus pounds

10) In general are litigants required to pay a court tax or fee to start a proceeding at a court of general jurisdiction:

✓ for criminal cases?

✓ for other than criminal cases?

If yes, are there exceptions? Please specify:

Supreme Court

Judicial Council

Courts

Inspection body

Other

~

11) If yes, please specify the annual income of court fees (or taxes) received by the State (in €)						
5200662						
12) Total ann N/A	12) Total annual approved budget allocated to the whole justice system (in €)					
13) Total ann	ual approved publi	ic budget allocated	l to legal aid (in €)			
N/A						
14) If possibl	e, please specify					
	the annual public budget allocated cases		the annual public budget allocated cases			
Amount						
15) Is the put • Yes • No	blic budget allocate	ed to legal aid incl	uded in the court b	oudget ?		
16) Total ann	ual approved publi	ic budget allocated	I to the public pros	ecution system (in €)		
12555469						
17) Is the bu	dget allocated to th	he public prosecut	ion included in the	court budget?		
© Yes						
No						
18) Authorities formally responsible for the budget allocated to the courts:						
	Preparation of the total court budget	Adoption of the total court budget	Management and allocation of the budget among the individual courts	Evaluation of the use of the budget at a national level		
Ministry of Justice						
Other ministry						
Parliament		V				

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19) If other Ministry and/or inspection body and/or other, please specify (in regards to question 18):

You can indicate below:

- any useful comments for interpreting the data mentioned above
- the characteristics of your budgetary system and the main reforms that have been implemented over the last two years
- if available an organisation scheme with a description of the competencies of the different authorities responsible for the budget process

all the budgetary and monetary data are in euros

Please indicate the sources for the questions 6, 7, 13 et 16

Accounting Department of the Supreme Court

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2. Access to justice

2. 1. Legal aid

2. 1. 1. Principles

20) Does legal aid concerns:

	Criminal cases	Other than criminal cases
Representation in court	V	<u>V</u>
Legal advice	V	<u> </u>
Other		

21) If other, please specify (in regards to question 20):

Legal aid is granted in

- 1. Family Court Cases
- 2. Civila Actions against the Republic for violation of human rights
- 3. Civil actions raised by investors involving the purchase of shares in the stock exchange.

22) Does legal a	aid foresee the	covering or	the exoneration	of court fees?

0	Yes
---	-----

No

If yes, please specify:

23) Can legal aid be granted for the fees that are related to the execution of judicial decisions?

Yes

No

If yes, please specify:

24) Number of cases granted with legal aid provided by (national, regional, local) public authorities:

	Number
Total	N/A
Criminal cases	
Other than criminal	

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cases				
	L			ı
	ninal case, can any indivi rge (or financed by publi		ve sufficient financial means	s be assisted by
Yes				
O No				
26) Does you	ır country have an incom	ne and asset test for g	granting legal aid:	
	No	Yes	Amount	1
for criminal cases?	х			1
for other than criminal cases?		х	20000	
✓ the court? ✓ an authorit	the decision for granting by external to the court? becision-making authority (co		l taken by:	
29) Is there proceedings?		expense insurance e	nabling individuals to financ	e court
© Yes				
No				
Please specify	y:			

30) Do judicial decisions have an impact on who bears the legal costs which are paid by the parties during the procedure in:

	yes	no
criminal cases?	<u> </u>	
other than criminal cases?	V	

You can indicate below:

- any useful comments for interpreting the data mentioned above
- the characteristics of your legal aid system and the main reforms that have been implemented over the last two years

Only in invsteros cases is the decision to grant legal aid is taken by an authority other than the courts and only in those cases does the income and asset test of 20000 applies.

Please indicate the sources for the questions 24 and 26

Legal Aid Law and Legal aid to Investors Law

2. 2. Users of the courts and victims

2. 2. 1. Rights of the users and victims

legal texts (e.g. codes, laws, regulations,

31) Are there official internet sites/portals (e.g. Ministry of Justice, etc.) for the following, which the general public may have free of charge access to (Please specify the Internet addresses):

www.cygazette.com

✓ yes

case-law of the higher court/s?	▽ yes	www.supremecourt.gov.cy www.cylaw.com
other documents (for example forms)?	□ yes	
32) Is there an obligation to provide info of the proceeding?	rmation to the	e parties concerning the foreseeable timeframe

If yes, please specify:

etc.)?

YesNo

33) Is there a public and free-of-charge specific information system to inform and to help victims of crimes?

Yes

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O No

37) Are there studies to evaluate the recovery rate of the compensation awarded by courts to victims?	
© Yes	
● No	
If yes, please specify:	
38) Is there a specific role for the public prosecutor with respect to the (protection of the posi and assistance of) victims?	tion
• Yes	
© No	
If yes, please specify:	
39) Do victims of crimes have the right to contest a decision of the public prosecution to discor a case?	ntinue
© Yes	
● No	
If yes, please specify:	

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2. 2. 2. Confidence of citizens in their	Tustice	system
--	---------	--------

40) Is there a system for compensating users in the following circumstances:
□ excessive length of proceedings?
□ non execution of court decisions?
✓ wrongful arrest?
✓ wrongful condemnation?
If yes, please specify (fund, daily tariff): According the the Civil Wrongs Law actions may be filed by individuals for compensation for wrongful arrest or condemnation.
41) Does your country have surveys aimed at users or legal professionals (judges, lawyers, officials etc.) to measure their trust and/or satisfaction with the services delivered by the judiciary system?
☐ (Satisfaction) surveys aimed at judges
☐ (Satisfaction) surveys aimed at court staff
☐ (Satisfaction) surveys aimed at public prosecutors
☐ (Satisfaction) surveys aimed at lawyers
☐ (Satisfaction) surveys aimed at citizens (visitors of the court)
\square (Satisfaction) surveys aimed at other clients of the courts
If possible, please specify their titles, how to find these surveys, etc:

42) If yes, please specify:

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	Yes (surveys at a regular interval: for example annual)	Yes (incidental surveys)
Surveys at national level		
Surveys at court level		

43) Is there a national or local procedure for making complaints about the performance (for example
the length of proceedings) or the functioning (for example the treatment of a case by a judge) of the
judicial system?

•	Yes
---	-----

O No

44) If yes, please specify:

	Time limit to respond (Yes)	Time limit for dealing with the complaint (Yes)
Court concerned	V	V
Higher court	V	V
Ministry of Justice		
High Council of the Judiciary	<u>v</u>	V
Other external organisations (e.g. Ombudsman)		

Can you give information elements concerning the efficiency of this complaint procedure?

If a judgment has been reserved for a period of more than six months the parties to the case can file an application to the supreme court, which in turn may order the re-trial of the case, order the delivery of the judgment within a specified period or issue any other order. Complaints may also be filed to the supreme court for alleged misconduct or improper behaviour of a judge.

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3. Organisation of the court system

3. 1. Functioning

3. 1. 1. Courts

45) Number of courts considered as legal entities (administrative structures) and geographic locations (please, complete the table)

	Total number
First instance courts of general jurisdiction (legal entities)	
Specialised first instance courts (legal entities)	11
All the courts (geographic locations)	18

46) Please specify the	e different areas o	f specialisation	(and, i	f possible,	the number	of courts
concerned):						

- 1 Supreme Court
- 6 District Courts
- 3 Assizes Courts
- 3 Family Courts
- 1 Military Court
- 3 Rent Control Tribunals
- 1 Industrial Dispute Tribunal

47) Is there a change in the structure of the courts foreseen (for example a reduction of the number 1) and the structure of the courts foreseen (for example a reduction of the number 1).	ber
of courts (geographic locations) or a change in the powers of courts)?	

Yes

No

If yes, please specify:

48) Number of first instance courts competent for a case concerning:

	Number
a debt collection for small claims	6
a dismissal	1
a robbery	9

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Please specify what is meant by small claims in your country (answer only if the definition has changed compared to the previous evaluation round):

_					_		
Please	indicate	the	sources	for	the	auestion	45

Courts of Justice Law

3. 1. 2. Judges, courts staff

49) Number of professional judges sitting in courts (present the information in full time equivalent and for permanent posts)

98

50) Number of professional judges sitting in courts on an occasional basis and who are paid as such:

	Number
gross figure	XXXXX
if possible, in full time equivalent	XXXXX

51) Please specify (answer only if the information has changed compared to the previous evaluation round):

not applicable
There is no such category of judges

52) Number of non-professional judges (including lay judges and excluding jurees) who are not remunerated but who can possibly receive a simple defrayal of costs. Please specify (answer only if the information has changed compared to the previous evaluation round):

XXXXXXXX not applicable
There is no such category of judges

53) Does your judicial system include trial by jury with the participation of citizens?

O Yes

No

If yes, for which type of case(s)?

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54) If possible,	indicate the number of citiz	ens who were involve	ed in such juries	s for the year of
reference?				

XXXXXXX

55) Number of non-judge staff who are working in courts (present the information in full time equivalent and for permanent posts)

440

56) If possible, could you distribute this staff according to the 4 following categories:

non-judge staff (Rechtspfleger), with judicial or quasi-judicial tasks having autonomous competence and whose decisions could be subject to appeal	□Yes	
non-judge staff whose task is to assist the judges (case file preparation, assistance during the hearing, keeping the minutes of the meetings, helping to prepare the decisions) such as registrars	▼ Yes	318
staff in charge of different administrative tasks as well as of the management of the courts (human resources management, material and equipment management, including computer systems, financial and budgetary management, training management)	▼ Yes	24
technical staff	▼ Yes	107

Please indicate the sources for the questions 49, 50, 52, 53 and 55

Supreme Court registry

3. 1. 3. Prosecutors

57) Number of public prosecutors (present the information in full time equivalent and for permanent posts)

109

58) Do any other persons have similar duties as public prosecutors?

YesNo

If yes, please specify:

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59) N	Number of sta	aff (non prosecutors)	attached to the public	prosecution service ((present the
infor	mation in ful	l time equivalent and	for permanent posts)		

N/A

Please indicate the sources for the questions 57 and 59

3. 1. 4. Budget and New technologies

60) Who is entrusted with the individual court budget?

	Preparation of the budget	Arbitration and allocation of the budget	Day to day management of the budget	Evaluation and control of the use of the budget
Management Board				
Court President				
Court administrative director	>	~	V	
Head of the court clerk office				
Other	>	V	V	

61) You can indicate below:

- any useful comments for interpreting the data mentioned above
- if available an organization scheme with a description of the competencies of the different authorities responsible for the budget process in the court

62) For direct assistance to the judge/court clerk, what are the computer facilities used within the courts?

	100% of courts	+50% of courts	-50% of courts	- 10 % of courts
Word processing	>			
Electronic data base of jurisprudence		>		
Electronic files				
E-mail		<		
Internet connection		>		

63) For administration and management, what are the computer facilities used within the courts?

	100% of courts	+50% of courts	-50% of courts	-10% of courts
Case registration system	V			
Court management information system		V		
Financial information system		>		

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64) For the communication between the court and the parties, what are the computer facilities used within the courts?

	100% of courts	+50% of courts	-50% of courts	-10% of courts
Electronic web forms				V
Special Website				V
Other electronic communication facilities				V

65) Is there a centralised institution which is responsible for collecting statistical data regarding the
functioning of the courts and judiciary (answer only if this information has changed compared with
the previous evaluation round)?

Yes

O No

If yes, please specify the name and the address of this institution:

You can indicate below:

- any useful comments for interpreting the data mentioned above
- the characteristics of your judicial system and the main reforms that have been implemented over the last two years

Please indicate the sources for the questions 62, 63 and 64

supreme court

- 3. 2. Monitoring and evaluation
 - 3. 2. 1. Monitoring and Evaluation

66) Are the courts required to prepare an annual activity report?

Yes

O No

67) Do you have a regular monitoring system of court activities concerning the:

✓ number of incoming cases?

✓ number of decisions?

✓ number of postponed cases?

✓ length of proceedings (timeframes)?

 \square other?

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Please specify:	
68) Do you have a regular system to evaluate the performance of each court?	
• Yes	
○ No	
Please specify:	
Reports are sent from all courts to the chief registrar	
69) Concerning court activities, have you defined performance indicators?	
Yes	
○ No	
70) Bloom coloct the 4 main nerformence and quality indicators that are used for a property	_
70) Please select the 4 main performance and quality indicators that are used for a proper functioning of courts.	
☐ Incoming cases	
✓ Length of proceedings (timeframes)	
☐ Closed cases	
Pending cases and backlogs	
✓ Productivity of judges and court staff	
☐ Percentage of cases that are treated by a single sitting judge	
☐ The enforcement of penal decisions	
☐ Satisfaction of employees of the courts ☐ Satisfaction of elients (recording the courts)	
□ Satisfaction of clients (regarding the services delivered by the courts)☑ Judicial and organisational quality of the courts	
☐ The costs of the judicial procedures	
	00/00/2005
http://www.cepej.coe.int/EvaluationGrid/WebForms/PrintEvaluation.aspx?idevaluation=2&idcountry=1	. 03/09/2008

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□ Other	
Please specify:	
71) Are there performance targets defined for individual judges?	
© Yes	
No	
72) Are there performance targets defined at the level of the courts?	
O Yes	
No	
73) Please specify who is responsible for setting the targets:	
\square executive power (for example the Ministry of Justice)	
☐ legislative power	
\square judicial power (for example a High Judicial Council or a Higher Court) \square other	
Please specify	
74) Please specify the main targets applied:	
75) Which authority is responsible for the evaluation of the performances of the courts:	
☐ the High Council of judiciary	
☐ the Ministry of Justice	
☐ an Inspection authority	

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▼ the Supreme Court	
☐ an external audit body	
□ other?	
Other, please specify:	
76) Are there quality standards (organisational quality and the courts (existence of a quality system for the judiciary)	
O Yes	
• No	
If yes, please specify:	
77) Do you have specialised court staff which is entrusted for the judiciary?	with quality policy and/or quality systems
O Yes	
● No	
78) Is there a system enabling to measure the backlogs ar processed within a reasonable timeframe for:	nd to detect the cases which are not
✓ civil cases?	
✓ criminal cases?	
✓ administrative cases?	
79) Do you have a way of analysing waiting time during co	ourt procedures?
O Yes	
No	
If yes, please specify:	

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80) Is there a system to evaluate the functioning of courts on the basis of an evaluation plan (timetable for visits) agreed a priori?
• Yes
○ No
Please specify (including an indication of the frequency of the evaluation): The president of the supreme court together with the chief registrar make visits to the district court to discuss problems arising
81) Is there a system for monitoring and evaluating the functioning of the prosecution services?
© Yes
● No
If yes, please specify:
Prosecution service is completely independent from the Judiciary
You can indicate below: - any useful comments for interpreting the data mentioned above
- the characteristics of your court monitoring and evaluation system
Please indicate the sources for the the question 70,71, 72 and 76

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4. Fair trial

4. 1. Principles

4. 1. 1. General principles

82) What is the percentage of judgements in first instance criminal cases in which the suspect is not attending in person or not represented by a legal professional (i.e. lawyer) during a court session (in absentia judgements)?

20%

83) Is there a procedure to effectively challenge a judge if a party considers that the judge is not impartial?

O No

If possible, number of successful challenges (in a year):

0

84) Please give the following data concerning the number of cases regarding Article 6 of the European Convention on Human Rights (on duration and non-execution), for the year of reference

	Cases declared inadmissible	Friendly settlements	Judgements establishing a	Judgements establishing a
	by the Court		violation	non violation
Civil proceedings -			14	1
Article 6§1 (duration)			1 7	'
Civil proceedings -				
Article 6§1 (non-				
execution)				
Criminal proceedings				
- Article 6§1				
(duration)				

Please indicate the sources for the questions 82 and 84

supreme court

4. 2. Timeframes of proceedings

4. 2. 1. General information

85) Are there specific procedures for urgent matters as regards:

✓ civil cases?

✓ administrative cases?

If yes, please specify:

inteim orders

In question 85 the procedure for urgent matters is that an application for interim order may be made (i.e Injunctions)

86) Are	there	sim	plified	procedures	for:
----	-------	-------	-----	---------	------------	------

□ civil cases (small claims)?

✓ criminal cases (petty offences)?

✓ administrative cases?

If yes, please specify (for example if you have introduced a new law on simplified procedures):

In question 86 there is the procedure of summary judgment, that is whereby a plaintif can apply for judgment after serving a statement of claim. This procedure is to prevent delayw in cases where there is no defence. This is only limited to civil actions.

87) Do courts and lawyers have the possibility to conclude agreements on the modalities for processing cases (presentation of files, decisions on timeframes for lawyers to submit their conclusions and on dates of hearings)?

Yes

O No

If yes, please specify:

Civil Procedure Rules set time limits for each procedural stage.

4. 2. 2. Penal, civil and administrative law cases

88) Total number of cases in the first instance courts (litigious and non-litigious); (please complete the table)

	Pending cases on 1 January 2006	Incoming cases	Decisions	Pending cases on 31 December 2006
Total of civil, commercial and				

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_				_
administrative law cases (1-7)				
1 Civil (and commercial) litigious cases*	33259	27114	16296*	30008
2 Civil (and commercial) non- litigious cases*	N/A			
3 Enforcement cases	N/A			
4 Land registry cases**	N/A			
5 Business register cases**	N/A			
6 Administrative law cases	2757	2470	674	3711
7 Other				
Total criminal cases (8+9)	44200	101002	55447	46643
8 Criminal cases (severe criminal offences)	N/A			
9 Misdemeanour cases (minor offences)	N/A			

89) * The cases mentioned in categories 3 to 5 (enforcement, land registry, business register) are excluded from this total and should be presented separately in the table. The cases mentioned in category 6 (administrative law cases) are also excluded from this total for the countries which have specialised administrative courts or units in the courts of general jurisdiction.

** if applicable

Note: for the criminal law cases there may be a problem of classification of cases between severe criminal law cases and misdemeanour cases. Some countries might have other ways of addressing misdemeanour offences (for example via administrative law procedure). Please indicate if possible what case categories are included under "severe criminal cases" and the cases included under "misdemeanour cases (minor offences)".

Explanation

* It includes uncontested claims and summary judgments

90) Total number of cases in the second instance (appeal) courts (litigious and non-litigious); (please complete the table)

	Pending cases on 1 Jan. '06	Incoming cases	Decisions on the merits	Pending cases on 31 Dec. '06
Total of civil, commercial and administrative law cases (1-7)				
1 Civil (and commercial) litigious cases*	629	433	342	719
2 Civil (and commercial) non- litigious cases*				
3 Enforcement cases				
4 Land registry cases**				
5 Business register cases**				
6 Administrative law cases	464	152	94	471
7 Other				
Total criminal cases (8+9)	196	288	258	226
8 Criminal cases (Severe criminal offences)				
9 Misdemeanour cases (minor offences)				

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91) Total number of cases in the highest instance courts (litigious and non-litigious); (please complete the table)

	Pending cases on 1 Jan. '06	Incoming cases	Decisions on the merits	Pending cases on 31 Dec. '06
Total of civil, commercial and administrative law cases (1-7)				
1 Civil (and commercial) litigious cases*				
2 Civil (and commercial) non- litigious cases*				
3 Enforcement cases				
4 Land registry cases**				
5 Business register cases**				
6 Administrative law cases				
7 Other				
Total criminal cases (8+9)				
8 Criminal cases (Severe criminal offences)				
9 Misdemeanour cases (minor offences)				

92) Number of divorce cases, employment dismissal cases, robbery cases and intentional homicide cases received and treated by first instance courts (complete the table)

	Pending cases on 1 Jan. '06	Incoming cases	Decisions	Pending cases on 31 Jan. '06
Divorce cases	689	1512	1353	661
Employment dismissal cases	1145	625	471	1064
Robbery cases	N/A			
Intentional homicide case	N/A			

93) Average length of proceedings (from the date of lodging of court proceedings)

		% pending cases more	1st instance	2nd instance	Total procedure
Divorce cases	to appeal N/A	than 3 years			
Employment dismissal cases	N/A				
Robbery cases	N/A				
Intentional homicide	N/A				

94) Where appropriate, please specify the specific procedure as regards divorce:

95) How is the length of proceedings calculated for the four case categories? (please give a description of the calculation method)

In all cases exept criminal time starts from the dae of filling the case.

96) Please des are possible):	scribe the ro	ole and powe	ers of the pro	osecutor in t	he criminal լ	orocedure (n	nultiple options
☐ to conduct o	r supervise p	oolice investiga	ation?				
\square to conduct in	nvestigation?						
☐ when necess	ary, to dema	and investigati	ion measures	from the judg	je?		
✓ to charge?							
▼ to present th ▼ to present th ▼ to present th ▼ to present th ▼ to present th ▼ to present th ▼ to present th ▼ to present th ▼ to present th ▼ to present th ▼ to present th ▼ to present th ▼ to pre	ne case in the	e court?					
☐ to propose a	sentence to	the judge?					
▼ to appeal?							
\square to supervise	the enforcen	nent procedur	e?				
✓ to end the ca	ase by dropp	ing it without	the need for a	a judicial decis	sion?		
\square to end the ca	ase by impos	ing or negotia	iting a penalty	y without a jud	dicial decision	?	
\square other signific	ant powers?						
Please specify:							
, ,							
97) Does the p	prosecutor a	also have a r	ole in civil a	nd/or admin	istrative cas	es?	
Yes							
○ No							
If yes, please s	enecify:						
ii yes, piedse s	рсспу.						
98) Functions	of the publi	ic prosecutoi	r in relation	to criminal c	ases – pleas	e complete t	this table:
•	•	•			•	•	
	Received by the	Discontinued by the	Discontinued by the	Discontinued by the	Concluded by a	Charged by the	1
	public prosecutor	public prosecutor because the	public prosecutor due to the lack of	public prosecutor for reason of	penalty, imposed or negotiated by the	public prosecutor before the courts	
		offender could not		opportunity	public prosecutor		

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		legal situation		
Total number of 1st instance criminal				
cases				

You can indicate below:

- any useful comments for interpreting the data mentioned above
- the characteristics of your system concerning timeframes of proceedings and the main reforms that have been implemented over the last two years

Please indicate the sources for the questions 92 to 94 and question 98

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5. Career of judges and prosecutors

5. 1. Appointment and training

5. 1. 1. Recruitement, nomination and promotion

99) How are judges recruited?
Through a compatitive every (for instance often a law degree)?
Through a competitive exam (for instance after a law degree)?
A specific recruitment procedure for legal professionals with long working experience in the legal field (for example lawyers)?
\square A combination of both
Other
If other, please specify:
By the supreme council of judicature
100) And induce initially (at the beginning of their comics recognited and newlineted by
100) Are judges initially/at the beginning of their carrier recruited and nominated by:
✓ an authority composed of judges only?
☐ an authority composed of non-judges only?
\square an authority composed of judges and non-judges?
101) Is the same authority competent for the promotion of judges?
• Yes
○ No
If no, please specify which authority is competent for promoting judges:

Print Evaluation Page 31 of 51 102) Which procedures and criteria are used for promoting judges? (please specify). seniority quality of work number of judgments delivered 103) How are prosecutors recruited? ☐ Through a competitive exam? (for example after a law degree) A specific recruitment procedure for legal professionals with long working experience in the legal field (for example lawyers)? ☐ A combination of both ✓ Other If other, please specify: by the Publis Service committee 104) Are prosecutors initially/at the beginning of their carrier recruited and nominated by: an authority composed of prosecutors only? ☑ an authority composed of non-prosecutors only? an authority composed of prosecutors and non-prosecutors? 105) Is the same authority formally responsible for the promotion of prosecutors? Yes

http://www.cepej.coe.int/EvaluationGrid/WebForms/PrintEvaluation.aspx?idevaluation=2&idcountry=1... 03/09/2008

If no, please specify which authority is competent for promoting prosecutors.

O No

Print Evaluation Page 32 of 51 106) Which procedures and criteria are used for promoting prosecutors (please specify) evaluation reports quality of work seniority 107) Is the mandate given for an undetermined period for judges? Yes O No Are there exceptions? Please specify: 108) Is the mandate given for an undetermined period for prosecutors? Yes O No Are there exceptions? Please specify: 109) If no, what is the length of the mandate? Is it renewable? for judges □ yes, please specify the length for prosecutors ☐ yes, please specify the length You can indicate below: - any useful comments for interpreting the data mentioned above - the characteristics of the selection and nomination procedure of judges and prosecutors and the main reforms that have been implemented over the last two years 5. 1. 2. Training 110) Nature of the training of judges. Is it compulsory?

□ Initial training

General in-serv	ice training			
In-service train	ing for specialised judici	al functions (e.g. judge for	economic or administrative iss	sues)
In-service train	ing for management fun	ctions of the court (e.g. co	ourt president, court managers))
In-service train	ing for the use of compu	iter facilities in the court		
11) Frequency	of the training of judg	es:		
	Annual	Regular	Occasional	
Initial training				
General in-service		<u> </u>		
training service training for		<u> </u>		
pecialised judicial functions	L	Į.		
service training for management nctions of the court				
-service training for				
it compulsory		tors.		
In: Specialised in-service train anagers)	rice training service training (e.g. spe ing for management fun	cialised public prosecutor)	ervices (e.g. head prosecutor a	and/or
Initial training General in-service train anagers) In-service train	rice training service training (e.g. spe ing for management fun	cialised public prosecutor) ctions of the prosecution s Iter facilities in the public p		and/or
Initial training General in-service train anagers) In-service train	rice training service training (e.g. spering for management funding for the use of compu	cialised public prosecutor) ctions of the prosecution s Iter facilities in the public p		and/or
2) Nature of the court 1 Initial training 2 General in-serv 3 Specialised in-service train anagers) 1 In-service train	rice training service training (e.g. spering for management funding for the use of compu	cialised public prosecutor) ctions of the prosecution s Iter facilities in the public p		and/or
2) Nature of the court 1 Initial training 2 General in-serv 3 Specialised in-service train anagers) 1 In-service train	rice training service training (e.g. spering for management funding for the use of compute of the training of pros	cialised public prosecutor) ctions of the prosecution s iter facilities in the public p	prosecution service	and/or
2) Nature of the court 2) Nature of the it compulsory' Initial training General in-service train anagers) In-service train anagers) In-service train anagers) In-service train anagers)	rice training service training (e.g. spering for management funding for the use of compute of the training of pros	cialised public prosecutor) ctions of the prosecution s ster facilities in the public secutors:	Occasional	and/or
2) Nature of the court 2) Nature of the it compulsory' Initial training General in-service train anagers In-service train anagers In-service train 3) Frequency (Initial training General in-service training General in-se	rice training service training (e.g. spering for management funding for the use of compute of the training of pros	cialised public prosecutor) ctions of the prosecution s ster facilities in the public secutors: Regular	Occasional	and/or
Initial training Inservice train anagers) Inservice train Inservice train Inservice train Inservice train Inservice train Inservice train	rice training service training (e.g. spering for management funding for the use of computations of the training of pros	cialised public prosecutor) ctions of the prosecution s Iter facilities in the public pecutors: Regular	Occasional	and/or

You can indicate below:

- any useful comments for interpreting the data mentioned above
- comments regarding the attention given to the curricula to the European Convention on Human Rights and the case law of the Court
- the characteristics of your training system for judges and prosecutors and the main reforms that have been implemented over the last two years

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5. 2. Practice of the profession

5. 2. 1. Salaries

114) Salaries of judges and prosecutors (complete the table)

	Gross annual salary (euro)	Net annual salary (euro)
First instance professional judge at the beginning of his/her career	52 616	
Judge of the Supreme Court or the Highest Appellate Court	93 525	
Public prosecutor at the beginning of his/her career		
Public prosecutor of the Supreme Court or the Highest Appellate Instance		

115) Do judges and public prosecutors have additional benefits?

	Judges	Prosecutors
Reduced taxation		
Special pension		
Housing		
Other financial benefit	V	

116) If other financial benefit, please specify:

Judges of the supreme court are entitled to a duty free car as well as to a monthly allowance for operational expenses

117) Can judges combine their work with any of the following other professions?

	Yes with remuneration	Yes without remuneration	No
Teaching		V	
Research and publication		V	
Arbitrator			\
Consultant			V
Cultural function			V
Other function			V

118) If other function, please specify:

119) Can prosecutors combine their work with any of the following other professions?

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	Yes with remuneration	Yes without remuneration	No
Teaching		V	
Research and publication		<u> </u>	
Arbitrator			V
Consultant			V
Cultural function			V
Other function			~

120) If other function, please specify:

121) Do judges receive bonus ba	sed on the fulfilment o	of quantitative objectives	relating to the
delivering of judgments?			

Yes

No

If yes, please specify:

Please indicate the source for the question 114

q114 - the salaries are in euros

5. 2. 2. Disciplinary procedures

122) Which authority is authorized to initiate disciplinary proceedings against judges and/or prosecutors? Please specify:

For judges The Supreme Council of Judicature is responsible for initiating disciplinary proceedings against judges.

For prosecutors the Public Service Committee is the responsible authority.

123) Which authority has the disciplinary power on judges and prosecutors? Please specify:

For judges The Supreme Council of Judicature is responsible for initiating disciplinary proceedings against judges.

For prosecutors the Public Service Committee is the responsible authority.

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124) Types of disciplinary proceedings and sanctions against judges and prosecutors: number of disciplinary proceedings initiated

	Judges	Prosecutors
Total number (1+2+3+4)	0	
Breach of professional ethics	0	
2. Criminal offence	0	
Professional inadequacy	0	
4. Other	1	

125) Types of disciplinary proceedings and sanctions against judges and prosecutors: number of sanctions pronounced

	Judges	Prosecutors
Total number (total 1 to 9)		
1. Reprimand		
2. Suspension		
3. Withdrawal of cases		
4. Fine		
5. Temporary reduction of salary		
6. Degradation of post		
7. Transfer to another geographical (court) location		
8. Dismissal	1	
9. Other		

You can indicate below:

- any useful comments for interpreting the data mentioned above
- the characteristics of your system concerning disciplinary procedures for judges and prosecutors and the main reforms that have been implemented over the last two years

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6. Lawyers	
6. 1. Statute of the profession	
6. 1. 1. Profession	
126) Total number of lawyers practising in your country	
1756	
127) Does this figure include legal advisors (solicitors or in-house counsellor) who canno their clients in court?	t represent
• Yes	
O No	
128) Number of legal advisors?	
129) Do lawyers have a monopoly of representation:	
✓ Criminal cases - Victim*	
Administrative cases*	
* If appropriate, please specify if it concerns first instance and appeal. And in case there is no monopoly, please specify the organisations or persons which may represent a client before a court (for example a NGO, family member, trade union, etc) and for which types of cases.	
130) Is the lawyer profession organised through:	
✓ a national Bar?	
□ a regional Bar?	
✓ a local Bar?	
Please specify:	

Print Evaluation Page 39 of 51 135) Are lawyers fees: ☐ regulated by law? regulated by the Bar association? ☐ freely negotiated? 6. 2. Evaluation 6. 2. 1. Complaints and sanctions 136) Have quality standards been formulated for lawyers? Yes O No 137) If yes, who is responsible for formulating these quality standards: ✓ the Bar association? \square the legislature? □ other? Please specify (including a description of the quality criteria used): 138) Is it possible to complain about : ▼ the performance of lawyers? ✓ the amount of fees? Please specify: Complaints can be filed to the Disciplinary Board

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139) Which authority is responsible for disciplinary procedures	139) Which authori [,]	ty is responsible	for disciplinary	procedures:
---	-----	------------------------------	-------------------	------------------	-------------

\square the judge?
\square the Ministry of Justice?
☑ a professional authority or other?
Please specify:
Disciplinary Board

140) Disciplinary proceedings and sanctions against lawyers: Disciplinary proceedings initiated

	Breach of professional ethics	Professional inadequacy	Criminal offence	Other
Annual number	N/A	N/A	N/A	N/A

141) Disciplinary proceedings and sanctions against lawyers: Sanctions pronounced

	Reprimand	Suspension	Removal	Fine	Other
Annual number	N/A	N/A	N/A	N/A	N/A

You can indicate below:

- any useful comments for interpreting the data mentioned above
- the characteristics of your system concerning the organisation of the Bar and the main reforms that have been implemented over the last two years

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7. Alternative Dispute Resolution

7. 1. Mediation and other forms of ADR

7. 1. 1. Mediation

142) If appropriate, please specify, by type of cases, the organisation of judicial mediation:

	Possibility of private mediation or court annexed mediation	Private mediator	Public authority	Judge	Prosecutor
civil and commercial cases					
amily law cases (ex. Divorce)					
Administrative cases					
Employment dismissals					
Criminal cases					
○ No If yes, please s 44) Can you • Yes		ation about th	e number of ac	credited med	iators?
© No					
	provide the numl	aar of maadiatars			
				of judicial me	ediation procedu
concerning:					
civil cases?			□ yes, number:		
family cases?			☐ yes, number:		
administrative	cases?		\square yes, number:		

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employment dismissals?	□ yes, number:	
criminal cases?	□ yes, number:	
Please indicate the source for the question	145	
we do not have alternative dispute resolution in	our legal system	

7. 1. 2. Other forms of alternative dispute resolution

146) Can you give information concerning other forms of alternative dispute resolution (e.g. Arbitration, conciliation)? Please specify:

we do not have alternative dispute resolution in our legal system

You can indicate below:

- any useful comments for interpreting the data mentioned above
- the characteristics of your system concerning ADR and the main reforms that have been implemented over the last two years

Print Evaluation Page 43 of 51 8. Enforcement of court decisions 8. 1. Execution of decisions in civil matters 8. 1. 1. Functioning 147) Number of enforcement agents 129 148) Are enforcement agents: ☐ judges? ■ bailiff practising as private profession ruled by public authorities? ✓ bailiff working in a public institution? □ other enforcement agents? Please specify their status: 149) Is there a specific initial training or examination to enter the profession of enforcement agent? Yes O No 150) Is the profession of enforcement agent organised by? ✓ a national body? ☐ a regional body? ☐ a local body? 151) Can users establish easily what the fees of the enforcement agents will be?

152) Are enforcement fees:

YesNo

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✓ regulated by law?	
☐ freely negotiated?	
Please indicate the source for the question 147	
8. 1. 2. Supervision	
153) Is there a body entrusted with the supervision and the control of	the enforcement agents?
• Yes • No	
154) Which authority is responsible for the supervision and the control	of enforcement agents:
☐ a professional body?	
☐ the judge?	
☐ the Ministry of Justice?	
☐ the prosecutor?	
✓ other?	
Please specify: Supreme court	
155) Have quality standards been formulated for enforcement agents?	
© Yes	
© No	
If yes, who is responsible for formulating these quality standards and what are criteria used?	e the quality

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156) Do you have a specific mechanism for executing court decisions rendered against public authorities, including for monitoring the execution?	
C Yes	
• No	
If yes, please specify:	
Please indicate the sources for the questions 155 and 156	
8. 1. 3. Complaints and sanctions	
157) What are the main complaints of users concerning the enforcement procedure? (please indicate a maximum of 3)	ate
✓ no execution at all?	
□ non execution of court decisions against public authorities?	
✓ lack of information?	
✓ excessive length?	
☐ unlawful practices?	
☐ insufficient supervision?	
□ excessive cost?	
□ other?	
Please specify:	

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158) Has your country prepared or has established concrete measures to change the situation

concerning the enforcement of cou authorities?	rt decisions – in particular as regards decisions against public
© Yes	
No	
If yes, please specify:	
159) Is there a system measuring	the timeframes of the enforcement of decisions:
✓ for civil cases?	
✓ for administrative cases?	
160) As regards a decision on debt decision to the parties which live ir	s collection, can you estimate the average timeframe to notify the name the court seats:
□ between 1 and 5 days	
between 6 and 10 days	
□ between 11 and 30 days □ more	
Please specify:	
161) Disciplinary proceedings initia	ated against enforcement agents:
Breach of professional ethics	□ yes, number:
Professional inadequacy	number: □ yes, number:
Criminal offence	□ yes, number:
Other	☐ yes, number:
162) Sanctions pronounced agains	t enforcement agents:
Reprimand	□ yes,

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	number:
Suspension	□ yes,
	number:
Dismissal	□ yes,
	number:
Fine	□ yes,
Others	number:
Other	□ yes, number:
	number.
You can indicate below:	
- any useful comments for interpreting the	
 the characteristics of your enforcement sy that have been implemented over the last t 	ystem of decisions in civil matters and the main reforms
that have been implemented over the last t	wo years
Please indicate the sources for the question	ns 157 and 160
0.0.5	Lancette or
8. 2. Execution of decisions in crimina	I matters
8. 2. 1. Functioning	
163) Is there a judge who is in charge of the	ne enforcement of judgments?
O Yes	
No	
	vities (e.g. Initiative or control functions). If no
please specify which authority is entrusted with prosecutor).	vities (e.g. Initiative or control functions). If no, n the enforcement of judgements (e.g.
164) As regards fines decided by a criminal rate?	court, are there studies to evaluate the effective recovery
O Yes	
• No	
If yes, please specify:	
J	

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You can indicate below:

- any useful comments for interpreting the data mentioned above
- the characteristics of your enforcement system of decisions in criminal matters and the main reforms that have been implemented over the last two years

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9. Notaries

9. 1. Statute				
9. 1. 1. Functioning				
165) Do you have notaries in your country? If no, go to question 170.				
• Yes				
© No				
166) Is the status of notaries:				
a private one (without control from public authorities)?	yes, number:			
a status of private worker ruled by the public authorities?	□ yes, number:			
a public one?	□ yes, number:			
other?	☐ yes, number and specify:			
167) Do notaries have duties:				
☐ within the framework of civil procedure?				

within the framework of civil procedure?
\square in the field of legal advice?
✓ to authenticate legal deeds?
□ other?
Please specify:

Please indicacte the source for the question 166

9. 1. 2. Supervision

168) Is there an authority entrusted with the supervision and the control of the notaries?

Yes

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○ No	
169) Which authority is responsible for the supervision and the control of the notaries:	:
□ a professional body?	
\square the judge?	
☐ the Ministry of Justice?	
☐ the prosecutor?	
✓ other?	
Please specify: Minister of interior	
You can indicate below: - any useful comments for interpreting the data mentioned above - the characteristics of your system of notaries and the main reforms that have been in over the last two years	nplemented

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10. Functioning of justice

10. 1. Foreseen reforms

10. 1. 1. Reforms

170) Can you provide information on the current debate in your country regarding the functioning of justice? Are there reforms foreseen? (for example changes in legislation, changes in the structure of the judiciary, innovation programmes, etc). If yes, please specify.