### The European Commission for the Efficiency of Justice

#### Evaluation of the judicial systems 2024 (data 2022)

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Estonia Generated on: 30/09/2024 14:49

Reference data 2022 (01/01/2022 - 31/12/2022)

Start/end date of the data collection campaign: 15/03/2023 - 01/10/2023

#### Objective:

The CEPEJ decided, at its 39th plenary meeting, to launch the nineth evaluation cycle 2024, focused on 2022 data. The CEPEJ wishes to use the methodology developed in the previous cycles to get, with the support of its national correspondents' network, a general evaluation of the judicial systems in the 46 member states of the Council of Europe as well as three observer states (Israel, Morocco and Kazakhstan).

The present questionnaire was developed by the Working group on evaluation of judicial systems (CEPEJ-GT-EVAL) in view of the previous evaluation cycles and considering the comments submitted by CEPEJ members, observers, experts and national correspondents. The aim of this exercise is to increase awareness of judicial systems in the participating states, to compare the functioning of judicial systems in their various aspects, as well as to have a better knowledge of the trends of the judicial organisation in order to help improve the efficiency of justice. The evaluation questionnaire and the analysis of the results becomes a genuine tool in favour of public policies on justice, in service of the European citizens.

For better understanding of the questions it is necessary to consult the Explanatory note that gives definitions and explanations on the CEPEJ evaluation questionnaire and the methodology needed for replying, You can download the Explanatory note as a whole document on the CEPEJ website. In addition to the Explanatory note, there is also the User manual that is a technical document to help you navigate through this application for data collection.

In case you have any questions related to these documents or on the use of the application, please do not hesitate to contact the Secretariat.

#### Instruction:

Explanatory note: https://rm.coe.int/explanatory-note-2024-cycle-cepej-2023-2-en/1680aae30a

Word version of the questionnaire - https://rm.coe.int/evaluation-scheme-2024-cycle-cepej-2022-9rev1-en-30-march-2023/1680aae309

CEPEJ COLLECT - User manual - you can download under Documentation tab

#### 1.General and financial information

- 1.1.Demographic and economic data
- 1.1.1Inhabitants and economic general information

001. Number of inhabitants (if possible on 1 January of the reference year +1)

[ 1 328 439 ]

Comments

	003. Per capita GDP	(in €`	) in current r	orices for	the reference	vear
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[27 035]

Comments https://www.stat.ee/et/avasta-statistikat/valdkonnad/rahandus/rahvamajanduse-arvepidamine/skp-reaalkasv-aheldatud-vaartus

#### 004. Average gross annual salary (in €) for the reference year

[ 20 220 ]

**Comments Inflation** 

005. Exchange rate of national currency (non-Euro zone) in € on 1 January of the reference year +1:

[	]	
Allow decimals	:	5
[X]NAP		

Comments

#### A1. Please indicate the sources for answering the questions in this part

Sources: www.stat.ee		

### 1.1.2Budgetary data concerning judicial system



006. Annual (approved and implemented) public budget allocated to the functioning of all courts, in € (without the budget of the public prosecution services and without the budget of legal aid). If you cannot separate the budget allocated to the courts from the budget of public prosecution services and/or the one allocated to legal aid, please go to question 7. If you are able to answer this question, please answer NA to question 7.

	Approved budget (in €)	Implemented budget (in €)
TOTAL - Annual public budget allocated to the functioning	55 600 046	55 388 534
of all courts $(1+2+3+4+5+6+7)$	[ ] NA [ ] NAP	[]NA []NAP
Annual public budget allocated to (gross) salaries	42 691 818	42 857 069
	[ ] NA [ ] NAP	[ ] NA [ ] NAP
2. Annual public budget allocated to computerisation (2.1 +	402 141	315 108
2.2)	[ ] NA [ ] NAP	[ ] NA [ ] NAP
2.1 Investments in computerisation	110 833	32 827
	[ ] NA [ ] NAP	[ ] NA [ ] NAP

2.2 Maintenance of the IT equipment of courts	291 308 [ ] NA [ ] NAP	282 281 [ ] NA [ ] NAP
3. Annual public budget allocated to justice expenses (expertise, interpretation, etc.)	3 438 365 []NA []NAP	3 542 658 []NA []NAP
4. Annual public budget allocated to court buildings (maintenance, operating costs)	7 274 122 [ ] NA [ ] NAP	7 264 062 []NA []NAP
5. Annual public budget allocated to investments in new (court) buildings	0 []NA []NAP	0 []NA []NAP
6. Annual public budget allocated to training	708 239 [ ] NA [ ] NAP	311 287 []NA []NAP
7. Other (please specify)	1 085 361 []NA	1 098 350 [ ] NA

Please indicate any useful comment to explain the figures provided. If the annual public budget allocated to the functioning of all courts actually implemented is different from the approved annual public budget allocated to the functioning of all courts, please indicate the main reasons for the differences: "2. Annual public budget allocated to computerisation": the decrease in respect of this budgetary component is explained by the fact that in 2022 there were more projects with EU funding.

"3. 3. Annual public budget allocated to justice expenses": the increase noticed in respect of this budgetary component is explained by the fact that it depends on certain court cases and accordingly varies trhough the years. "6. Annual public budget allocated to training": more trainings were organised after the Covid-19 period.

# 007. If you cannot answer question 6 because you cannot isolate the public budget allocated to courts from the budget allocated to public prosecution services and/or the one allocated to legal aid, please fill in only the appropriate line in the table according to your system:

	Approved budget (in €)	Implemented budget (in €)
Total annual public budget allocated to all courts and the		
public prosecution services together	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP
Total annual public budget allocated to all courts and legal		
aid together	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP
Total annual public budget allocated to all courts, public		
prosecution services and legal aid together	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP

Comments - Please indicate any useful comment to explain the figures provided. If the annual public budget actually implemented is different from the approved annual public budget, please indicate the main reasons for the differences:

008. Are litigants in general required to pay a court fee to initiate a proceeding at a court of general jurisdiction:

Litigants required to pay a court fee to initiate a proceeding at a court of general jurisdiction?

( ) Yes, at the beginning of the procedure
( ) Yes, at a later stage
( X ) No
(X) Yes, at the beginning of the procedure
( ) Yes, at a later stage ( ) No

Comments - If there are exceptions to the obligation to pay these court fees, could you please provide comments on those exceptions?

#### 008-1. Please briefly present the methodology of calculation of these court fees:

- The amount of the state fee depends on the price of the civil case, unless otherwise provided by law. https://www.riigiteataja.ee/aktilisa/1030/1202/2024/RLS\_lisa1\_01012022.pdf# There are exceptions to the rule to pay court fees (called State fee). The law refers to persons or institutions that are exempt of paying court fees and acts for which the State fee is not charged. For example, the Sate Fees Act exempts from payment of court fees, under certain conditions minors; pension or support claimants; natural persons in matters of elections; guardianship authority; tax authority in matters of bankruptcy or determination of tax; country government in matters of mortgage; bailiffs in matters of enforcement. Besides, an exemption of paying court fees is provided for by the Sate Fees Act, under certain conditions, with regard to numerous acts. The exemption regime covers the main legal fields, namely labour law (ex: disputes related to wages, reinstatement in employment, end of contracts), family law (ex: filiation, maintenance support for a child), criminal law (ex: initial issue of court documents related to a criminal matter), criminal procedural law (ex: claim for compensation for financial damage caused by unlawful conviction, unlawful prosecution, unlawful deprivation of liberty, unlawful imposition of punishment), civil procedural law (ex: appeals lodged against court rulings in matters of legal aid or exemption from notary fees), administrative law (ex: expropriation), trade law, even constitutional law (hearing of constitutional review cases). In addition, the State grants legal aid in the form of procedural assistance for bearing procedural expenses, including the State fee. In this respect, it is up to the court to decide whether a person should be released in part or in full from payment of court fees.

008-2. The amount of court fees requested to commence an action for 3000€ debt reco	108-2	The amount of	of court fees re	guested to comp	nence an action f	or 3000€	deht recovers
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[2/5]					
[ ] NA					
[	] NAP				
Comments					

009. Annual income of court fees received by the State (in €):

]	]
[ X ] NA	
[]NAP	

Comments

#### 012. Annual approved public budget allocated to legal aid, in €.

TOTAL	Criminal cases	Other than criminal
		cases

TOTAL - Annual approved public budget allocated to legal aid (12.1 + 12.2)	3 775 110	2 041 660	1 733 450
	[]NA	[ ] NA	[ ] NA
	[]NAP	[ ] NAP	[ ] NAP
12.1 for cases brought to court (court fees and/or legal representation)	[X]NA	[X]NA	[X]NA
	[]NAP	[]NAP	[]NAP
12.2 for cases not brought to court (legal advice, ADR and other legal services)	[ X ] NA	[X]NA	[X]NA
	[ ] NAP	[]NAP	[]NAP

Comments

#### 012-1. Annual implemented public budget allocated to legal aid, in €.

	TOTAL	Criminal cases	Other than criminal cases
TOTAL - Annual implemented public budget	3 775 110	2 041 660	1 733 450
allocated to legal aid (12-1.1 + 12-1.2)	[ ] NA	[ ] NA	[ ] NA
anocated to legal and (12-1.1 + 12-1.2)	[ ] NAP	[ ] NAP	[ ] NAP
12-1.1 for cases brought to court (court fees			
and/or legal representation)	[ X ] NA	[ X ] NA	[ X ] NA
and/or regar representation/	[ ] NAP	[ ] NAP	[ ] NAP
12-1.2 for cases not brought to court (legal			
advice, ADR and other legal services)	[ X ] NA	[ X ] NA	[ X ] NA
advice, there and outer legal services)	[ ] NAP	[ ] NAP	[ ] NAP

If the public budget actually implemented regarding legal aid is different from the annual approved public budget allocated to legal aid, please indicate the main reasons for the differences:

#### 012-3. Do legal aid budgets indicated in Q12 and Q12-1 include:

	Amount calculated/estimated included
Coverage of court fees	( ) Yes
	(X) No
	( ) NAP (Legal aid does not include
	coverage of court fees)
Exemption from court fees	(X) Yes
•	( ) No
	( ) NAP (Legal aid does not include
	exemption from court fees)

Comments

## 013. Annual (approved and implemented) public budget allocated to the public prosecution services, in €.

	Approved budget (in €)	Implemented budget (in €)
Total annual public budget allocated to the public	18 312 029	17 702 395
prosecution services, in € (including 13.1)	[ ] NA [ ] NAP	[ ] NA [ ] NAP

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prosecution services	[ X ] NA	[ X ] NA	
Please indicate any useful comment to explain the figures provided prosecution services actually implemented is different from the applifferences:	l. Moreover, if the annu	al public budget allocated to the	•
A2. Please indicate the sources for answering th	ne questions in th	is part	
Sources: Ministry or Justice			
.1.3Budgetary data concerning the whole ju	stice system		
015-1. Annual (approved and implemented) pub	olic budget alloca	ted to the whole justic	e syster
€ (this global budget includes the judicial system	m budget - see 1	5-2 and other elements	of the
ustice system - see 15-3)			
	Approved budget (i	n €) Implemented bud	lget (in €)
Total annual public budget allocated to the whole justice system in €	192 892 382 []NA	202 591 433 [ ] NA [ ] NAP	
Comments - Please indicate any useful comment to explain the figu	ures provided above and	I specify if a large portion of th	
whole justice system actually implemented is different from the app	organisation. Moreover,	if the annual public budget allo	ocated to the
whole justice system actually implemented is different from the applifferences:	organisation. Moreover, proved annual public b	if the annual public budget alloadget, please indicate the main	ocated to th
whole justice system actually implemented is different from the applifferences:	organisation. Moreover, proved annual public b	if the annual public budget alloadget, please indicate the main	ocated to th
whole justice system actually implemented is different from the applifferences:	organisation. Moreover, proved annual public b	if the annual public budget alloadget, please indicate the main  3)	ocated to th
courts  Allocated to the whole justice system comes from an international of whole justice system actually implemented is different from the applifferences:  Courts	organisation. Moreover, proved annual public b	if the annual public budget alloadget, please indicate the main  3)  Included	ocated to th
whole justice system actually implemented is different from the applifferences:  115-2. Elements of the judicial system budget (	organisation. Moreover, proved annual public b	if the annual public budget alloadget, please indicate the main  3)  Included  (X) Yes () No [] NAP (X) Yes	ocated to th
whole justice system actually implemented is different from the applifferences:  O15-2. Elements of the judicial system budget (Courts	organisation. Moreover, proved annual public b	if the annual public budget alloadget, please indicate the main  3)  Included  (X) Yes  () No	ocated to th
whole justice system actually implemented is different from the applifferences:  O15-2. Elements of the judicial system budget (Courts	organisation. Moreover, proved annual public b	if the annual public budget alloadget, please indicate the main  3)  Included  (X) Yes () No [] NAP (X) Yes () No [] NAP (X) Yes	ocated to th
whole justice system actually implemented is different from the applifferences:  O15-2. Elements of the judicial system budget (Courts  Legal aid	organisation. Moreover, proved annual public b	if the annual public budget alloadget, please indicate the main  3)  Included  (X) Yes () No [] NAP (X) Yes () No [] NAP	ocated to th
whole justice system actually implemented is different from the applifferences:  O15-2. Elements of the judicial system budget (Courts  Legal aid  Public prosecution services	organisation. Moreover, proved annual public b	if the annual public budget alloadget, please indicate the main  3)  Included  (X) Yes () No [] NAP (X) Yes () No [] NAP (X) Yes () No [] NAP (X) Yes () No	ocated to th
whole justice system actually implemented is different from the applifferences:  O15-2. Elements of the judicial system budget (Courts  Legal aid	organisation. Moreover, proved annual public b	if the annual public budget alloadget, please indicate the main  3)  Included  (X) Yes () No [] NAP (X) Yes () No [] NAP (X) Yes () No [] NAP (X) Yes () No	ocated to th

Prison system	(X) Yes ( ) No
Probation services	[ ] NAP ( X ) Yes ( ) No
High Judicial Council	(X) Yes () No
High Prosecutorial Council	(X) Yes () No
Constitutional court	[]NAP () Yes (X) No
Judicial management body	[ ] NAP ( ) Yes ( ) No
Service for legal representation of the State	[X] NAP (X) Yes () No
Enforcement services	[ ] NAP ( ) Yes ( X ) No
Notariat	[ ] NAP ( ) Yes ( X ) No
Forensic services	(X) Yes () No
Judicial protection of juveniles	[] NAP () Yes (X) No
Functioning of the Ministry of Justice	[ ] NAP ( X ) Yes ( ) No
Refugees and asylum seekers services	[] NAP () Yes (X) No
Immigration Service	[] NAP ( ) Yes ( X ) No
Some police services (e.g. : transfer, investigation, prisoners' security)	( ) Yes ( X ) No
Other	[ ] NAP ( ) Yes
	(X) No [] NAP

If "Other", please specify:

#### A3. Please indicate the sources for answering the questions in this part Sources: MoJ 2. Access to justice and all courts 2.1.Legal Aid 2.1.1Scope of legal aid 016. Does legal aid apply to: Criminal cases Other than criminal cases (X) Yes (X) Yes Representation in court ( ) No ( ) No [ ] NA [ ] NA (X) Yes (X) Yes Legal advice, ADR and other legal services ( ) No ( ) No [ ] NA [ ] NA 016-1. Please briefly describe the organisation of the legal aid system in your country. - https://www.riigiteataja.ee/en/eli/503052023005/consolide Means-Tested Assistance: Legal aid in Estonia is typically subject to a means test. This means that individuals seeking legal aid must demonstrate that they do not have the financial means to hire a private attorney. The specific income and asset thresholds for eligibility may vary based on the type of legal aid requested. Types of Legal Aid: Estonia provides different types of legal aid, including: a. Legal Consultation: This involves providing individuals with legal advice and guidance on their legal rights and obligations. b. Legal Representation: In some cases, individuals may receive legal representation in court proceedings if they meet the eligibility criteria. c. State Legal Aid: Estonia has a State Legal Aid system, which means that the state provides legal aid directly or through contracted legal aid offices. This assistance is usually available for criminal cases, but it can also be provided in civil matters in certain circumstances. d. Pro Bono Services: In addition to the state-provided legal aid, there are pro bono legal services offered by various non-profit organizations and law firms.

018. Can legal aid be granted for the fees that are related to the enforcement of judicial decisions (e.g. fees of an enforcement agent)?

Legal Aid Offices: Legal aid in Estonia is administered through a network of legal aid offices. These offices are responsible for

evaluating applications, determining eligibility, and providing legal assistance.

( )	X) Yes	
(	) No	
[	] NAP	

If yes, please specify:

019. Can legal aid be granted for other costs (different from those mentioned in questions 16 to 18, e.g. fees of technical advisors or experts, costs of other legal professionals (notaries), travel costs etc.)?

	Criminal cases	Other than criminal cases
Legal aid granted for other costs	(X)Yes	(X) Yes
	( ) No	( ) No
	[ ] NA	[ ] NA
	[ ] NAP	[ ] NAP

Comments - If yes, please specify:

## 2.1.2Information on legal aid

020. Please indicate the number of cases for which legal aid has been granted:

	Total	Cases brought to court	Cases not brought to court
TOTAL	11 780		
	[ ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
In criminal cases	5 656		
	[ ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
In other than criminal cases	6 124		
	[ ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP

Comments - Please specify when appropriate:

#### 020-0. Please indicate the number of recipients of legal aid:

	Total	Cases brought to court	Cases not brought to court
TOTAL	9 954		
	[ ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
In criminal cases	5 258		
	[ ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
In other than criminal cases	4 696		
	[ ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP

Comments - Please specify when appropriate:

020-0-1. Are there statistical data disaggregated by gender in respect of recipients of legal aid?

omments			
020-0-2. If yes, please provide de	etails on distribu	ition by gender of r	ecipients of legal aid:
	Total	Males	Females
Number of recipients of legal aid	[]NA	[]NA []NAP	[ ] NA
omments			12.2
20-0-3. Is it possible to divide the n	umber of recipi	ents of legal aid pe	r different categories o
ases?	<u>.</u>		
( ) Yes			
( ) Yes ( X ) No			
	es of cases:		
(X) No omment: If yes, please specify for which categories		matically granted d	epending on categorie
(X) No		matically granted d	epending on categorie
(X) No comment: If yes, please specify for which categorie 20-0-4. Are there situations where 1		matically granted d	epending on categorie
(X) No comment: If yes, please specify for which categories 20-0-4. Are there situations where lases?		matically granted d	epending on categorie
(X) No comment: If yes, please specify for which categoric 20-0-4. Are there situations where I asses?  ( ) Yes		matically granted d	epending on categorie
(X) No comment: If yes, please specify for which categoric 20-0-4. Are there situations where I asses?  (Yes (X) No	legal aid is auto		
(X) No comment: If yes, please specify for which categorie  20-0-4. Are there situations where I  ases?  (Yes (X) No comment: If yes, please specify:	legal aid is auto		
(X) No comment: If yes, please specify for which categorie  20-0-4. Are there situations where I  ases?  (Yes (X) No comment: If yes, please specify:	egal aid is autor	e alleged victims of	domestic violence?

### 020-1. Please indicate the timeframes of the procedure for granting legal aid, in relation to the duration from the initial legal aid request to the final decision on the legal aid request:

	Time in days
Maximum duration prescribed in law/regulation	[ ] NA [ X ] NAP
Actual average duration	[ X ] NA [ ] NAP

Comments - Please specify if the envisaged timeframe is set in a statutory law, or in other regulation. Furthermore, if different timeframes are envisaged for criminal and other than criminal cases, please provide more information:

## 021. In criminal cases, can individuals who do not have sufficient financial means be assisted by a free of charge (or financed by a public budget) lawyer?

	Assisted by a free of charge lawyer
Accused individuals	( X ) Yes ( ) No
Victims	(X) Yes () No

Comments - If yes, please specify:

## 022. In criminal cases are these individuals free to choose their lawyer within the framework of the legal aid system?

	free selection of lawyer
Accused individuals	( ) Yes
	(X) No
Victims	( ) Yes
	(X) No

Comments

## 023-0. Does your country have an income and assets evaluation for granting full or partial legal aid?

(	X) Yes
(	) No

Comments - Please indicate if any other criteria are taken into account for the granting of legal aid and any comment that could explain the data provided above:

#### 023. If yes, please specify in the table:

	Annual income value (for one person), (in €)	Assets value (for one person), (in €)
Full legal aid to the applicant for criminal cases		
	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP
Full legal aid to the applicant for other than criminal cases		
	[ X ] NA	[ X ] NA
	[ ] NAP	[]NAP
Partial legal aid to the applicant for criminal cases		
	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP
Partial legal aid to the applicant for other than criminal		
cases	[ X ] NA	[ X ] NA
Cusco	[ ] NAP	[]NAP

or no chance of success)?				
(X)Yes				
( ) No				
Comments - If yes, please specify the exact criteria for denying le	egal aid:			
025. Is the decision to grant or refuse legal aid	taken by:			
( X ) the judge(s) dealing with the main case				
( ) another judge or official				
( ) an authority external to the court				
( ) several authorities (court and external bodies)				
Comments				
027. Can judicial decisions direct how legal co	sts naid by the narties d	uring the procedure will b		
shared:	sis, paid by the parties d	uring the procedure, will b		
snared.	T., 1° °	1.1		
	costs w	l decisions direct how legal ill be shared		
in criminal cases	(X)Y	res		
	( ) No	( ) No		
in other than criminal cases		(X) Yes () No		
B1. Please indicate the sources for answering the Sources: MoJ	he questions in this part			
2.2.Court users and victims 2.2.1Rights of the users and victims 028. Are there official internet sites/portals (e.g.	•	dicial Council etc.) where		
general public may have free-of-charge access	to the following:			
	Yes, internet adresse(es)	No		
Legal texts (e.g. codes, laws, regulations, etc.)	( X ) www.riigiteataja.ee	( )		
Case-law of the higher court/s	( X ) www.riigikohus.ee	( )		
Information about the judicial system (organisation of courts, court proceedings, etc)	( X ) www.kohus.ee	( )		

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024. Is it possible to refuse legal aid for lack of merit of the case (for example for frivolous action

Other documents (e.g. forms, downloadable forms, online registration forms)	( X ) www.kohus.ee www.just.ee	( )	
Comment - Please specify what documents and information are incl	uded in "Other documents"		
029. Is there an obligation to provide information	n to the parties conce	rning the foreseeable	
imeframes of their proceedings?			
( ) Yes, always			
( ) No			
(X) Yes, only in some specific situations			
Comment - If "Yes, only in some specific situations", please specify cooperation with the parties to the court proceedings in such a mann summoning of persons to court and adjournment of a court session.	=	-	
030. Is there a public and free-of-charge informated facilitating access to justice:	tion system for provi	ding information and	
	Inform	nation system	
General for citizens		[ ] Online information [ ] Telephone [ ] Interactive chat [ ] In-person (physical access on site) [ ] Other [ ] No	
Specific for victims of offences		[3] Online information [4] Telephone [5] Interactive chat [6] In-person (physical access on site)	
	[ [	] Other ] No	

## 031. Are there special favourable arrangements to be applied, during judicial proceedings, to the following categories of vulnerable persons:

	Information mechanism	Special arrangements in hearings	Other specific arrangements
Victims of sexual violence/rape	(X) Yes	(X) Yes () No	( ) Yes ( X ) No
Victims of terrorism	(X) Yes	(X) Yes	( ) Yes (X) No

Minors (witnesses or victims)	( X ) Yes	(X) Yes	( ) Yes
	( ) No	( ) No	( X ) No
Victims of domestic violence	(X)Yes	(X) Yes	( ) Yes
	( ) No	( ) No	( X ) No
Ethnic minorities	(X)Yes	( ) Yes	( ) Yes
	( ) No	( X ) No	( X ) No
Persons with disabilities	(X)Yes	(X) Yes	( ) Yes
	( ) No	( ) No	( X ) No
Juvenile offenders	(X)Yes	(X) Yes	( ) Yes
	( ) No	( ) No	( X ) No
Other (e.g. victims of human trafficking, forced	(X)Yes	(X)Yes	( ) Yes
marriage, sexual mutilation)	( ) No	( ) No	( X ) No

### 031-0. If there are special arrangements for minors, what are the settings / tools / facilities / practises employed to protect them when they participate in judicial proceedings?

[ X ] Special and child-adequate preparation for participation in trials / lawsuits (explaining in a child-friendly manner the proceedings)
[ X ] Special room in court designated for child-friendly hearings
[ X ] Special person / team of trained professional(s) (such as psychologists) to accompany a minor throughout the proceedings
[ X ] Special ways to communicate and explain meaning of court decisions
[ X ] Interagency/multidisciplinary structure such as "Children's Houses"
[ ] Other, please specify

Comment

[ ] NAP

#### 031-1. What are the main criteria for a person under 18 years of age to act in court proceedings or to be a witness?

	Civil proceedings	Criminal proceedings
Capacity to initiate a proceeding and take other procedural	[ ] Age threshold	[ ] Age threshold
actions in his/her own name	[Comment]	[Comment]
	[ ] Capacity for	[ ] Capacity for
	discernment	discernment
	[ ] Other	[ ] Other
	[ X ] NAP	[ X ] NAP
To be a witness	[ ] Age threshold	[ ] Age threshold
	[Comment]	[Comment]
	[ ] Capacity for	[ ] Capacity for
	discernment	discernment
	[X] Other	[X] Other
	[ ] NAP	[ ] NAP

Comments - Please specify if you selected "Other". Witness under the age or 14 shall be heard, if necessary, in the presence of a child protection worker, psychologist, parent or a guardian.

### 031-2. If a person under 18 years of age cannot act in court proceedings in his/her own name, who

#### can represent him/her in judicial proceedings?

	Civil proceedings	Criminal proceedings
Parent/legal guardian	[ ] Yes, always	[ ] Yes, always
	[X] Yes, except in some	[X] Yes, except in some
	specific situations	specific situations
	[ ] No	[ ] No
Another representative (instead of parent/legal guardian)	[ X ] Social care services or	[X] Social care services or
	other public institution	other public institution
	[ X ] Legal professional	[ X ] Legal professional
	[ X ] Associations for	[ X ] Associations for
	protection of minors	protection of minors
	[ ] Other	[ ] Other

Comment

031-3	. What ar	e the	different	criteria	for the	criminal	liability	of minors?	(multiple	replies
possib	ole)									

[X] Age thre	shold(s)
[X] Capacity	for discernment
[ ] Other crit	teria

Comment

#### 031-3-1. What is the age threshold for the criminal liability of minors?

Criminal liability resulting in sentence without privation of liberty (for example, educational measures)

[	14	4]
[	]	NA
[	]	NAP

Criminal liability resulting in sentence of privation of liberty

[ 14 ] [ ] NA [ ] NAP

Comment - Please describe, briefly, the specifics of your system. Could you, please specify if the possibility of mitigation applies to the sanctions and how? When it comes to a real punishement, it must still be borne by the minor himself. However, there are a number of special conditions for sentencing minors. For example, the law does not allow a minor to be given a real punishment until other methods have been used to guide him or her to the law-abiding path. Other methods include a simple warning, but also a social program, compensation or reparation, addiction treatment, community service, conciliation, restriction of freedom of movement or placement in a closed childcare facility. If, in the end, a real sentence is still imposed on a minor, it will be less severe than usual. For example, the maximum detention for a minor is up to 10 days instead of the usual 30 days and the maximum imprisonment is 10 years

#### 032. Does your country allocate compensation for victims of offences?

(	) Yes,	but only	if the	offender	is	unknown
---	--------	----------	--------	----------	----	---------

( ) Yes, but only if compensation could not be obtained from the offender

(X) Yes, in both situations	
( ) No	
Comment	
032-0. If yes, for what types of offences the compensation is allocated?	
( ) For all types of offences	
( X ) For some types of offences	
[ ] NAP	
Comment - Please specify: The crime must be registered with the police, the police must have initiated criminal proceedings, and no mothan three years have passed since the crime took place.  We compensate 80% of the property damage, except for funeral costs and damage to personal items caused during the crime, which we compensate to the extent of the current monthly salary. The limit of compensation per victim is 9,590 euros.  We pay the compensation in monthly (reimbursement to the victim for the loss of income and for the dependents from the loss of	re
oreadwinner) and one-time (medical expenses, funeral expenses, etc.) payments.  We will compensate the damage caused by the criminal and we have the right to ask for the money back from the person who caused the	<u>.</u>
damage. You cannot claim compensation from us and the criminal for the same damage.	
032-1. Is a court decision necessary in the framework of the compensation procedure?	
( ) Yes	
(X) No	
Comments	
032-0. If yes, for what types of offences the compensation is allocated?	
( ) For all types of offences	
(X) For some types of offences	
Comment - Please specify: The crime must be registered with the police, the police must have initiated criminal proceedings, and no morthan three years have passed since the crime took place.  We compensate 80% of the property damage, except for funeral costs and damage to personal items caused during the crime, which we compensate to the extent of the current monthly salary. The limit of compensation per victim is 9,590 euros.  We pay the compensation in monthly (reimbursement to the victim for the loss of income and for the dependents from the loss of preadwinner) and one-time (medical expenses, funeral expenses, etc.) payments.  We will compensate the damage caused by the criminal and we have the right to ask for the money back from the person who caused the damage. You cannot claim compensation from us and the criminal for the same damage.	
032-1. Is a court decision necessary in the framework of the compensation procedure?	
( ) Yes	
(X) No	
Comments	
032-0. If yes, for what types of offences the compensation is allocated?	
( ) For all types of offences	
( X ) For some types of offences	
Comment - Please specify. The crime must be registered with the police, the police must have initiated criminal proceedings, and no mo	re

Comment - Flease specify. The crime must be registered with the police, the police must have initiated criminal proceedings, and no more

We compensate 80% of the property damage, except for funeral costs and damage to personal items caused during the crime, which we compensate to the extent of the current monthly salary. The limit of compensation per victim is 9,590 euros.
We pay the compensation in monthly (reimbursement to the victim for the loss of income and for the dependents from the loss of
breadwinner) and one-time (medical expenses, funeral expenses, etc.) payments.
We will compensate the damage caused by the criminal and we have the right to ask for the money back from the person who caused the damage. You cannot claim compensation from us and the criminal for the same damage.
032-1. Is a court decision necessary in the framework of the compensation procedure?
( ) Yes
(X) No
Comments
034. Is there a regular monitoring (official studies, reports etc.) allowing the evaluation of the
recovery rate of the damages awarded by courts to victims?
(X) Yes
( ) No
Comments - If yes, please illustrate with available data concerning the recovery rate, the title of the studies, the frequency of the studies and the coordinating body:
035. Do public prosecutors have a specific role with respect to victims (protection and assistance)?
(X) Yes
( ) No
Comments - If yes, please specify:
035-1. Do public prosecutors have a specific role with respect to minor victims (protection and
assistance)?
(X)Yes
( ) No
Comment - If yes, please specify:
<u>-</u>
026. Do victime of offences have the right to dispute a public prosecutor's decision to discontinue
036. Do victims of offences have the right to dispute a public prosecutor's decision to discontinue
a case? Please verify the consistency of your answers in this question and question 105 regarding
the possibility for a public prosecutor "to discontinue a case without needing a decision by a indea"
judge".
(X) Yes
( ) No [ ] NAP
Comment - If necessary, please specify:
037. Is there a system of compensation in the following circumstances:

than three years have passed since the crime took place.

	Number of requests for compensation	Number of compensations granted	Total amount of compensations granted (in €)
Total			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
Excessive length of proceedings			
g I I	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
Non-execution of court decisions			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
Wrongful arrest/detention			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
Wrongful conviction			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
Other			
	[ ] NA	[ ] NA	[ ] NA
	[ X ] NAP	[ X ] NAP	[ X ] NAP

Comments - Where appropriate, please give details on the compensation procedure and the calculation method for the amount of the compensation (e.g., the amount per day for unjustified detentions or convictions):

## 037-1. Please specify which authorities are responsible for dealing with the requests and whether a legal time limit exists to deal with these requests:

	Responsible authorities	Legal time limit
Court concerned	[ ]	[ ]
Other court	[ ]	[ ]
Ministry of Justice	[ ]	[ ]
High Judicial Council	[ ]	[ ]
Other external bodies (e.g. Ombudsman)	[X]	[X]

Comments Social Insurance Board. See previous comment about time limit.

#### 037-2. Are there statistical data disaggregated by gender concerning the number of:

	Existence of statistical data disaggregated by gender
Persons who initiate a case in other than criminal matters	( ) Yes - If yes, please specify for which categories of cases: [Comment]
	( ) No [X] NA

Victims recognised as such by the court	( ) Yes - If yes, please specify for which types of offences: [Comment]
	types of offences: [Comment]
	( ) No
	[ X ] NA
Perpetrators of criminal offences	( ) Yes - If yes, please specify for which
	types of offences: [Comment]
	( ) No
	[X]NA

the victim recognised by the court?

( ) Yes (X) No

If yes, please specify:

## 2.2.2 Confidence and satisfaction of citizens with their justice system

038. Does your country implement surveys to measure trust in justice and satisfaction with the services delivered by the judicial system?

	National level	Court level
Surveys for judges	[ ] Annual [ X ] Other regular [ ] Ad hoc	[ ] Annual [ X ] Other regular [ ] Ad hoc
Surveys for court staff	[ ] Annual [ X ] Other regular [ ] Ad hoc	[ ] Annual [ X ] Other regular [ ] Ad hoc
Surveys for public prosecutors	[ ] Annual [ X ] Other regular [ ] Ad hoc	[ ] Annual [ X ] Other regular [ ] Ad hoc
Surveys for lawyers	[ ] Annual [ X ] Other regular [ ] Ad hoc	[ ] Annual [ X ] Other regular [ ] Ad hoc
Surveys for other professionals	[ ] Annual [ X ] Other regular [ ] Ad hoc	[ ] Annual [ X ] Other regular [ ] Ad hoc
Surveys for the parties	[ ] Annual [ X ] Other regular [ ] Ad hoc	[ ] Annual [ X ] Other regular [ ] Ad hoc
Surveys for other court users (e.g. jurors, witnesses, experts, interpreters, representatives of governmental agencies, NGOs)	[ ] Annual [ X ] Other regular [ ] Ad hoc	[ ] Annual [ X ] Other regular [ ] Ad hoc
Surveys for victims	[ ] Annual [ X ] Other regular [ ] Ad hoc	[ ] Annual [ ] Other regular [ ] Ad hoc

Surveys for minors	[ ] Annual	[ ] Annual
-	[ X ] Other regular	[X] Other regular
	[ ] Ad hoc	[ ] Ad hoc
Surveys for the general public	[ ] Annual	[ ] Annual
	[ X ] Other regular	[ X ] Other regular
	[ ] Ad hoc	[ ] Ad hoc
Other not mentioned	[ ] Annual	[ ] Annual
	[ ] Other regular	[ ] Other regular
	[ ] Ad hoc	[ ] Ad hoc

[ ] NA

Comment - Please, indicate the references and links to the satisfaction surveys you mentioned above:

### 3.Organisation of the court system

#### 3.1.Courts

#### 3.1.1Number of courts

#### 042. Number of courts - legal entities.

	Number of courts
Total number of all courts - legal entities (1 + 2)	9
, ,	[ ] NA
	[]NAP
1 Total number of courts of general jurisdiction - legal entities $(1.1 + 1.2 + 1.3)$	7
	[ ] NA
	[ ] NAP
1.1 First instance courts of general jurisdiction - legal entities	4
	[ ] NA
	[]NAP
1.2 Second instance courts of general jurisdiction - legal entities	2
, and the second	[ ] NA
	[]NAP
1.3 Highest instance courts of general jurisdiction - legal entities	1
	[ ] NA
	[]NAP
2 Total number of specialised courts - legal entities	2
	[ ] NA
	[ ] NAP

Comments

#### 043. Number of specialised courts – legal entities.

	First instance	Higher instances
Total number of specialised courts - legal entities	2 []NA	[ ] NA
	[]NAP	[X]NAP

Commercial courts (excluded insolvency courts)	[ ] NA	[ ] NA
	[X]NAP	[ X ] NAP
Insolvency courts	F 1 NTA	F 1.N/A
	[]NA	[]NA
	[ X ] NAP	[ X ] NAP
Labour courts		
	[ ] NA	[ ] NA
	[ X ] NAP	[ X ] NAP
Family courts		
Talmiy courts	[ ] NA	[ ] NA
	[X]NAP	[X]NAP
Rent and tenancies courts		
	[ ] NA	[ ] NA
	[ X ] NAP	[ X ] NAP
Enforcement of criminal sanctions courts		
Zinoromoni or orinina sanouoni oodis	[ ] NA	[ ] NA
	[ X ] NAP	[X]NAP
Fight against terrorism, organised crime and corruption	F 3.374	5 1NA
	[]NA	[]NA
	[ X ] NAP	[ X ] NAP
Internet related disputes		
-	[ ] NA	[ ] NA
	[ X ] NAP	[ X ] NAP
Administrative courts	2	
Administrative courts	[ ] NA	[ ] NA
	[]NAP	[X]NAP
	[ ]	(22)
Insurance and / or social welfare courts		
	[ ] NA	[ ] NA
	[ X ] NAP	[X]NAP
Military courts		
	[ ] NA	[ ] NA
	[ X ] NAP	[ X ] NAP
T		
Juvenile courts	5 1374	5 1374
	[]NA	[]NA
	[ X ] NAP	[ X ] NAP
Other specialised courts		
*	[ ] NA	[ ] NA
	[ X ] NAP	[ X ] NAP

Comments - If "Other specialised courts", please specify:

### 044. Number of courts - geographic locations.

	Number of courts (geographic locations)
First instance courts geographic locations (this includes 1st instance courts of general jurisdiction and first instance specialised courts)	17 []NA []NAP
All the courts (geographic locations) (this includes 1st instance courts of general jurisdiction, first instance specialised courts, all second instance courts	20 []NA
and courts of appeal and all Supreme Courts)	[ ] NAP

Comments

Court staff			
2.1Judges and non-judge staff			
		- <i>(:6</i> :1.1	D
6. Number of professional judges sign. (Places give the information in the	•	· -	
ar). (Please give the information in f courts - general jurisdiction and spe	_	-	s actuarry fine
courts - general jurisdiction and spe	Total	Males	Females
	Total	Iviaios	1 cinaics
otal number of professional judges $(1 + 2 + 3)$	237	79	158
	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP
. Number of first instance professional judges	175	48	127
	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP
. Number of second instance (court of appeal)		18	25
rofessional judges	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP
. Number of Supreme Court professional	19	13	6
dges	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP
ugos	[ ] NAP	[ ] NAP	[ ] NAP
	erpreting the data	above:	
mment - Please provide any useful comment for in	erpreting the data	above:	
nment - Please provide any useful comment for in			
nment - Please provide any useful comment for interest of the comment of the comment for interest of the comment of the commen			es with propor
mment - Please provide any useful comment for interest of the second of			es with propor
mment - Please provide any useful comment for interest of the following specific comment for interest of the following			es with propor
nment - Please provide any useful comment for interest of the second sec			es with propor

## 046-1-3. If yes, what is the number of professional judges working part-time with reduced renumeration?

	Total	Males	Females
Total $(1+2+3)$			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
1. At first instance level			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
2. At second instance (court of appeal) level			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
3. At Supreme Court level			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP

Comments

## 046-1-4. Are there other possibilities (apart from part-time) for regular adjustment of working time or conditions with or without reduced remuneration?

	Adjustment of working time or conditions with or without reduced remuneration
Temporary reduction of the workload	(X) Yes
Temporary reduction of the working time / special leave	(X) Yes () No
Other measures	( ) Yes (X) No

Comment: If such possibilities for regular adjustment exist, please specify if they imply or not a reduction of the remuneration? These possibilities for reduced workload or reduced time work imply a reduction of the remuneration.

#### 046-1-5. If yes, please specify in which situation(s) these possibilities can be used?

	X ] Child-care
[	] Elderly care or other dependant persons' care
[	] Training
[	] For the purposes of early retirement
[	] As part of induction process for new judges
[	] No specific reason required
[	] Other reason, please specify:
[	] NAP

Comments

#### 046-2. Number of judges (FTE) by case type:

	Total	Civil and/or commercial	Criminal	Administrative	Other
Total number of judges	237			36	
	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[ ] NAP	[ X ] NAP	[ X ] NAP	[ ] NAP	[ X ] NAP
First instance	175			22	
	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[ ] NAP	[ X ] NAP	[ X ] NAP	[ ] NAP	[ X ] NAP
Second instance	43			9	
	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[ ] NAP	[ X ] NAP	[ X ] NAP	[ ] NAP	[ X ] NAP
Supreme Court	19	8	6	5	
_	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[]NAP	[ ] NAP	[ ] NAP	[ ] NAP	[ X ] NAP

If "Other", please explain which types of cases: Judges of 1st and 2nd instance are not olbliged to only be civil or criminal judges. It can change depending on the workload and wishes of the judge. The number of civil judges within the courts has been increased in 2022 at the expense of administrative judges.

=

#### 047. Number of court presidents.

	Total	Males	Females	
Total number of court presidents $(1 + 2 + 3)$	9	4	5	
(- · - · · · · · · · · · · · · ·	[ ] NA	[ ] NA	[ ] NA	
	[ ] NAP	[ ] NAP	[ ] NAP	
1. Number of first instance court presidents	6	2	4	
•	[ ] NA	[ ] NA	[ ] NA	
	[ ] NAP	[ ] NAP	[ ] NAP	
2. Number of second instance (court of appeal)	2	1	1	
court presidents	[ ] NA	[ ] NA	[ ] NA	
court presidents	[ ] NAP	[ ] NAP	[ ] NAP	
3. Number of Supreme Court presidents	1	1	0	
•	[ ] NA	[ ] NA	[ ] NA	
	[]NAP	[ ] NAP	[ ] NAP	

Comments

## 048. Number of professional judges sitting in courts on an occasional basis and who are paid as such (if possible, on 31 December of the reference year):

	Figure
	[ ] NA [ X ] NAP
In full-time equivalent	[]NA [X]NAP

Comments - If necessary, please provide comments to explain the answer provided:

048-1. Do these professional judges sit	tting in courts	s on an occasional ba	asis deal with a significan
part of cases?			
( ) Yes If yes, please give specifications on the (X) No	types of cases and	an estimate in percentage	
Comments			
049. Number of non-professional judg	es who are no	ot remunerated but v	who may receive a simple
defrayal of costs (if possible, on 31 De	cember of th	e reference year) (e.	g. lay judges or "juges
consulaires", but not arbitrators or pers	sons sitting o	n a jury):	
		Figure	
Gross figure		502 []NA []NAP	
In full time equivalent		[ ] NA [ X ] NAP	
Comments			
049-1. If such non-professional judges	exist at first	instance in vour cou	ntry nlease specify for
which types of cases:	CAISt at IIIst	msumee in your cou	may, pieuse speeny 101
	Yes	No	Echevinage / mixed bench
Criminal cases (severe)	( )	( )	(X)
Criminal cases (misdemeanour and/or minor)	( )	(X)	( )
Family law cases	( )	(X)	( )
Labour law cases	( )	(X)	( )
Social law cases	( )	(X)	( )
Commercial law cases	( )	(X)	( )
Insolvency cases	( )	(X)	( )
Other civil cases	( )	(X)	( )
[ ] NAP	•	·	
Comments - If "Other civil cases", please specify:			
050. Does your judicial system include	trial by jury	with the participation	on of citizens?
( ) Yes			

	050-1. If yes,	for whi	ch type(s)	of case	(s)?
--	----------------	---------	------------	---------	------

[ X ] Criminal cases

[ ] Other than criminal cases

Comments

051. Number of citizens who were involved in such juries for the year of reference:

[	
[ ] NA	
[ X ] NAP	
Comments	

=

052. Number of non-judge staff who are working in courts (if possible on 31 December of the reference year) (this data should not include the staff working for public prosecutors; see question 60) (please give the information in full-time equivalent and for posts actually filled)

	Total	Males	Females
Total non-judge staff working in courts (1 + 2 + 3 + 4 + 5)	806	105	701
	[]NA	[]NA	[]NA
	[]NAP	[]NAP	[]NAP
Rechtspfleger (or similar bodies) (see     Explanatory Note)	55	5	50
	[]NA	[]NA	[ ] NA
	[]NAP	[]NAP	[ ] NAP
2. Non-judge (judicial) staff whose task is to assist the judges such as registrars (case preparation, assistance during the hearing, helping to draft the decisions)	592	40	552
	[]NA	[]NA	[]NA
	[]NAP	[]NAP	[]NAP
3. Staff in charge of different administrative tasks and of the management of the courts (human resources management, material and equipment management, including computer systems, financial and budgetary management, training management)	67	14	53
	[]NA	[]NA	[]NA
	[]NAP	[]NAP	[]NAP
4. Technical staff	59	44	15
	[]NA	[]NA	[ ] NA
	[]NAP	[]NAP	[ ] NAP
5. Other non-judge staff	33	2	31
	[]NA	[]NA	[]NA
	[]NAP	[]NAP	[]NAP

Comments - If "Other non-judge staff", please specify:

052-1. Number of non-judge staff by instance (if possible, on 31 December of the reference year) (this data should not include the staff working for public prosecutors; see question 60) (please give

#### the information in full-time equivalent and for posts actually filled).

	Total	Males	Females	
Total non-judge staff working in courts	806	105	701	
(1+2+3)	[ ] NA	[ ] NA	[ ] NA	
(1+2+3)	[ ] NAP	[ ] NAP	[ ] NAP	
1. Total non-judge staff working in courts at				
	[X]NA	[ X ] NA	[ X ] NA	
first instance level	[]NAP	[]NAP	[]NAP	
2. Total non-judge staff working in courts at				
	[ X ] NA	[ X ] NA	[ X ] NA	
second instance (court of appeal) level	[ ] NAP	[ ] NAP	[ ] NAP	
3. Total non-judge staff working in courts at				
	[ X ] NA	[ X ] NA	[ X ] NA	
Supreme Court level	[ ] NAP	[ ] NAP	[]NAP	

Comments Many of the non-judge staff is shared between courts, e.g translators. Main purpose is to cut costs and offer better service with the help of digitalisation.

=

053. If there are Rechtspfleger (or similar bodies), please specify in which fields they have a re	role
--	------

[ ] Legal aid	
[ ] Family cases	
[X] Payment orders	
[ X ] Registry cases (land and/or business registry case	es)
[ ] Enforcement of civil cases	
[ ] Enforcement of criminal cases	
[ ] Non-litigious cases	
[ ] Other cases not mentioned (please describe in con	nment)
[ ] NAP	

Comments - Please briefly describe their status and exact duties:

### 054. Have the courts outsourced certain services under their responsibilities to external providers?

( X ) Yes ( ) No

Comments

#### 054-1. If yes, please specify which services have been outsourced:

[ X ] IT services
[ ] Training of staff
[X] Security
[ ] Archives
[X] Cleaning
[X] Other types of services (please specify):real estate

3. Public prosecution			
3.3.1Public prosecutors and staff			
)55. Number of public prosecutors (or	n 31 Decembe	or of the reference v	ear) (Please give the
nformation in full-time equivalent and		•	car). (1 lease give the
•	Total	Males	Females
Total mumber of massacretoms (1 + 2 + 2)	169	50	119
Total number of prosecutors $(1 + 2 + 3)$	[ ] NA	[ ] NA	[ ] NA
Number of prosecutors at first instance level	[ ] NAP	[]NAP	[ ] NAP
1. Islander of prosecutors at first instance level	[ ] NA	[]NA	[]NA
2. Number of prosecutors at second instance	[X]NAP	[ X ] NAP	[ X ] NAP
(court of appeal) level	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP
3. Number of prosecutors at Supreme Court	[A]NAI	[A]NAI	[A]NAI
level	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP
Comments - Please indicate any useful comment for i	interpreting the data	a above:	
: )=== 1 1 D	1.0		. 11 1
055-1-1. Does your system allow part-	-ume work io	r prosecutors with p	proportionally reduce
remuneration?			
( X ) Yes ( ) No			
Comments			
055-1-2. If yes, please specify in w	which situation	n(s) part-time work	can be granted? (mul
replies possible)			
[X] Child-care			
[ ] Elderly care or other dependant persons'	care		
[ ] Training			
[ X ] For the purposes of early retirement			

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Comments - If "Other types of services", please specify:

#### Comments

## 055-1-3. If yes, what is the number of prosecutors working part-time with reduced remuneration?

	Total	Males	Females
Total $(1 + 2 + 3)$	0 [ ] NA	0 [ ] NA	0 [ ] NA
	[]NAP	[]NAP	[]NAP
1. At first instance level	0	0	0
	[ ] NA	[ ] NA	[ ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
2. At second instance (court of appeal) level	0	0	0
	[ ] NA	[ ] NA	[ ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
3. At Supreme Court level	0	0	0
•	[ ] NA	[ ] NA	[ ] NA
	[ ] NAP	[ ] NAP	[ ] NAP

Comments

Comments

## 055-1-4. Are there other possibilities (apart of part-time work) for regular adjustment of working time or conditions with or without reduced remuneration?

	Adjustment of working time or conditions with or without reduced remuneration
Temporary reduction of the workload	(X) Yes
Temporary reduction of the working time / special leave	(X) Yes
Other measures	( ) Yes ( X ) No

Comment: If such possibilities for regular adjustment exist, please specify if they imply or not a reduction of the remuneration?

#### 055-1-5. If yes, please specify in which situation(s) these possibilities can be used?

[ ]	X ] Child-care
]	] Elderly care or other dependant persons' care
]	] Training
[ ]	X ] For the purposes of early retirement
]	] As part of induction process for new prosecutors
]	] No specific reason required
[ ]	X ] Other reason, please specify:health
[	] NAP

056. Number of he	eads of prosecut	ion offices.
-------------------	------------------	--------------

	Total	Males	Females
Total number of heads of prosecution offices (1	5	2	3
+ 2 + 3)	[ ] NA	[ ] NA	[ ] NA
+ 2 + 3)	[ ] NAP	[ ] NAP	[ ] NAP
1. Number of heads of prosecution offices at			
first instance level	[ ] NA	[ ] NA	[ ] NA
irst instance level	[ X ] NAP	[ X ] NAP	[ X ] NAP
2. Number of heads of prosecution offices at			
_	[ ] NA	[ ] NA	[ ] NA
second instance (court of appeal) level	[ X ] NAP	[ X ] NAP	[ X ] NAP
3. Number of heads of prosecution offices at			
-	[ ] NA	[ ] NA	[ ] NA
Supreme Court level	[X]NAP	[X]NAP	[X]NAP

Supreme Court level	[ X ] NAP	[ ] NA [ X ] NAP	[ J NA [ X ] NAP
Please provide any useful comment for	interpreting the data above:		
057. In your judicial system,	do other persons have	similar duties to the	ose of public prosecutors
( ) Yes			
( X ) No			
Comments - If yes, please specify their	titles and functions:		
057-1. If yes, please prov	vide the number (in full	-time equivalent):	
[ ] NA			
059. If yes, is their numb indicated under question		ber of public prosec	cutors that you have
( ) Yes			
( ) No			
[ ] NAP			
Comments			
059-1. Do prosecution office	-	o are specially train	ed in areas of domestic

### 0 violence and sexual violence?

	-
Domestic violence	[ X ] Yes [ ] Yes, specifically for minor victims [ ] No
	[ ] NA [ ] NAP

	] ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	[X] Yes Yes, specifically for minor victims No A AP
omments - If yes, please specify		
60. Number of staff (non-public prosecossible, on 31 December of the reference uestion 52 (in full-time equivalent and	ce year and without the num	_
Т	Total Males	Females
- (manager of summa (mont product products)	37 29 [ ] NA	58 []NA
omment – please describe which categories of staff you	ı have included in your reply:	
4.1 Specific provisions for facilitating		within the framework of the
4.1 Specific provisions for facilitating		within the framework of the
4.1 Specific provisions for facilitating 61-2. Are there specific provisions for the following for recruiting:	facilitating gender equality v	
4.1 Specific provisions for facilitating 61-2. Are there specific provisions for facilitating considerations for facilitating considerations.	facilitating gender equality v	No
4.1 Specific provisions for facilitating for the following specific provisions for the following specific pr	facilitating gender equality v	No (X)
4.1 Specific provisions for facilitating 61-2. Are there specific provisions for the rocedures for recruiting:  udges  prosecutors  non-judge staff	facilitating gender equality ves, please specify	No (X) (X)
4. Gender equality 4.1 Specific provisions for facilitatin 61-2. Are there specific provisions for trocedures for recruiting:  judges  prosecutors  non-judge staff  lawyers  notaries	facilitating gender equality ves, please specify  ( )  ( )	No (X) (X) (X)

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specify:

	Yes, please specify	No
dges	( )	(X)
rosecutors	( )	(X)
on-judge staff	( )	(X)
awyers	( )	(X)
otaries	( )	(X)
mments - If the situation changed since the resolution.  51-3-1. Are there specific provision occurred for the appointment of:	ons for facilitating gender equa	
mments - If the situation changed since the re	ons for facilitating gender equals	ents, please specify:
mments - If the situation changed since the re	ons for facilitating gender equals	ents, please specify:  ality within the fra  Yes / No  ( ) Yes If "yes", please specify:[Comment]
mments - If the situation changed since the re 51-3-1. Are there specific provisi ocedures for the appointment of:	ons for facilitating gender equals	ents, please specify:  ality within the fra  Yes / No  ( ) Yes If "yes", please
nments - If the situation changed since the re  1-3-1. Are there specific provision procedures for the appointment of sourt president	ons for facilitating gender equals	ents, please specify:  Ality within the fra  Yes / No  ( ) Yes If "yes", please specify:[Comment] (X) No ( ) Yes If "yes", please specify:[Comment]

# 061-6. At national level, is there any specific person (e.g. an equal opportunities commissioner) / institution dealing with gender issues in the justice system concerning: Yes, please specify No

Comments - If the situation changed since the reference year, please indicate in the comments. Could you specify the reference or internet

(X) No

link of this/these document(s) or send/upload it/them to us?

	Yes, please specify	No
The recruitment of judges	( )	(X)

The promotion of judges	( )	(X)
The recruitment of prosecutors	( )	(X)
The promotion of prosecutors	( )	(X)
The recruitment of non-judge staff	( )	(X)
The promotion of non-judge staff	( )	(X)
omments - Please specify the status of this person/institut onsequences: The Commissioner for Equal Opportunities rels they have been discriminated against. In her work, the judiciary.  4.3 At court/public prosecution service.  61-7. At the court or public prosecution service.	is an independent and impartice Commissioner is supported by the see level  services level, is there	al official who advises and assists anyone was the Commissioner's office. No specific of a person (e.g. an equal
pportunities commissioner)/institution sp quality in the organisation of judicial wor	•	o ensure the respect of gender
quanty in the organisation of judicial wor	Yes	No
in courts (judges)	( )	(X)
in public prosecution services (prosecutors)	( )	(X)
for courts' non-judge staff	( )	(X)
comments - Please specify the details of this person/instituted 161-9. In order to improve gender balance equality in promotion and in access to functionary, which:	in access to different	judicial professions and gende
have been already implemented (please specify):		
are planned (please specify):		
Comments - If the situation changed since reference y	ear, please specify in the com	ments.

(X) Yes

( ) No

gender inequalities with regard to:  [ ] Recruitment procedures, please specify:	[A]Mil
Recruitment procedures, please specify:	061-10. Are there evaluation studies or official reports regarding the main causes of possible
[ ] Appointment to the position of court president, please specify:	gender inequalities with regard to:
Appointment to the position of head of prosecution services, please specify:	[ ] Recruitment procedures, please specify:
[ ] Promotion procedures and access to the functions of responsibility, please specify:	[ ] Appointment to the position of court president, please specify:
Comments - Please specify also the reference documents.  5. Use of information technologies in courts  3.5.1 Governance  ICT STRATEGY  062-01. Do you have an overall Information and Communication Technology (ICT) strategy in the judicial system?  (X) Yes () No  Comments There is a national strategy and it is a responsibility of Ministry of Economics Affairs and Communications. In addition each ministy has its own regulation and rules.  062-02. If there is an overall ICT strategy in the judicial system, who was involved in the process of its definition?  [X] Judges (Judicial council)  [X] Prosecutors (Prosecutorial or judicial council)  [X] Ministry of justice  [Lawyers (bar association)  [Notaries (association of notaries)  [] Enforcement agents (association of enforcement agents)  [] Other (please specify)	[ ] Appointment to the position of head of prosecution services, please specify:
Comments - Please specify also the reference documents.  5. Use of information technologies in courts  3.5.1 Governance  ICT STRATEGY  062-01. Do you have an overall Information and Communication Technology (ICT) strategy in the judicial system?  (X) Yes  () No  Comments There is a national strategy and it is a responsibility of Ministry of Economics Affairs and Communications. In addition each ministy has its own regulation and rules.  062-02. If there is an overall ICT strategy in the judicial system, who was involved in the process of its definition?  [X] Judges (Judicial council)  [X] Prosecutors (Prosecutorial or judicial council)  [X] Ministry of justice  [] Lawyers (bar association)  [] Notaries (association of notaries)  [] Enforcement agents (association of enforcement agents)  [] Other (please specify)	[ ] Promotion procedures and access to the functions of responsibility, please specify:
3.5.1 Governance CCT STRATEGY  062-01. Do you have an overall Information and Communication Technology (ICT) strategy in the judicial system?  (X) Yes () No  Comments There is a national strategy and it is a responsibility of Ministry of Economics Affairs and Communications. In addition each ministy has its own regulation and rules.  062-02. If there is an overall ICT strategy in the judicial system, who was involved in the process of its definition?  [X] Judges (Judicial council)  [X] Prosecutors (Prosecutorial or judicial council)  [X] Ministry of justice [] Lawyers (bar association)  [] Notaries (association of notaries)  [] Enforcement agents (association of enforcement agents) [] Other (please specify)	
3.5.1 Governance  CT STRATEGY  062-01. Do you have an overall Information and Communication Technology (ICT) strategy in the judicial system?  (X) Yes  () No  Comments There is a national strategy and it is a responsibility of Ministry of Economics Affairs and Communications. In addition each ministy has its own regulation and rules.  062-02. If there is an overall ICT strategy in the judicial system, who was involved in the process of its definition?  [X] Judges (Judicial council)  [X] Prosecutors (Prosecutorial or judicial council)  [X] Ministry of justice  [] Lawyers (bar association)  [] Notaries (association of notaries)  [] Enforcement agents (association of enforcement agents)  [] Other (please specify)	Comments - Please specify also the reference documents.
3.5.1 Governance  CT STRATEGY  062-01. Do you have an overall Information and Communication Technology (ICT) strategy in the judicial system?  (X) Yes  () No  Comments There is a national strategy and it is a responsibility of Ministry of Economics Affairs and Communications. In addition each ministy has its own regulation and rules.  062-02. If there is an overall ICT strategy in the judicial system, who was involved in the process of its definition?  [X] Judges (Judicial council)  [X] Prosecutors (Prosecutorial or judicial council)  [X] Ministry of justice  [] Lawyers (bar association)  [] Notaries (association of notaries)  [] Enforcement agents (association of enforcement agents)  [] Other (please specify)	3.5. Use of information technologies in courts
CT STRATEGY  062-01. Do you have an overall Information and Communication Technology (ICT) strategy in the judicial system?  (X) Yes () No  Comments There is a national strategy and it is a responsibility of Ministry of Economics Affairs and Communications. In addition each ministy has its own regulation and rules.  062-02. If there is an overall ICT strategy in the judicial system, who was involved in the process of its definition?  [X] Judges (Judicial council)  [X] Prosecutors (Prosecutorial or judicial council)  [X] Ministry of justice [] Lawyers (bar association)  [] Notaries (association of notaries) [] Enforcement agents (association of enforcement agents) [] Other (please specify)	3.5.1 Governance
062-01. Do you have an overall Information and Communication Technology (ICT) strategy in the judicial system?  (X) Yes () No Comments There is a national strategy and it is a responsibility of Ministry of Economics Affairs and Communications. In addition each ministy has its own regulation and rules.  062-02. If there is an overall ICT strategy in the judicial system, who was involved in the process of its definition?  [X] Judges (Judicial council)  [X] Prosecutors (Prosecutorial or judicial council)  [X] Ministry of justice  [] Lawyers (bar association)  [] Notaries (association of notaries)  [] Enforcement agents (association of enforcement agents)  [] Other (please specify)	
judicial system?  (X) Yes  () No  Comments There is a national strategy and it is a responsibility of Ministry of Economics Affairs and Communications. In addition each ministy has its own regulation and rules.  062-02. If there is an overall ICT strategy in the judicial system, who was involved in the process of its definition?  [X] Judges (Judicial council)  [X] Prosecutors (Prosecutorial or judicial council)  [X] Ministry of justice  [] Lawyers (bar association)  [] Notaries (association of notaries)  [] Enforcement agents (association of enforcement agents)  [] Other (please specify)	
(X) Yes ( ) No Comments There is a national strategy and it is a responsibility of Ministry of Economics Affairs and Communications. In addition each ministy has its own regulation and rules.  062-02. If there is an overall ICT strategy in the judicial system, who was involved in the process of its definition?  [X] Judges (Judicial council)  [X] Prosecutors (Prosecutorial or judicial council)  [X] Ministry of justice  [] Lawyers (bar association)  [] Notaries (association of notaries)  [] Enforcement agents (association of enforcement agents)  [] Other (please specify)	•
Comments There is a national strategy and it is a responsibility of Ministry of Economics Affairs and Communications. In addition each ministy has its own regulation and rules.  062-02. If there is an overall ICT strategy in the judicial system, who was involved in the process of its definition?  [X] Judges (Judicial council)  [X] Prosecutors (Prosecutorial or judicial council)  [X] Ministry of justice  [] Lawyers (bar association)  [] Notaries (association of notaries)  [] Enforcement agents (association of enforcement agents)  [] Other (please specify)	judicial system?
Comments There is a national strategy and it is a responsibility of Ministry of Economics Affairs and Communications. In addition each ministy has its own regulation and rules.  062-02. If there is an overall ICT strategy in the judicial system, who was involved in the process of its definition?  [X] Judges (Judicial council)  [X] Prosecutors (Prosecutorial or judicial council)  [X] Ministry of justice  [] Lawyers (bar association)  [] Notaries (association of notaries)  [] Enforcement agents (association of enforcement agents)  [] Other (please specify)	(X) Yes
ministy has its own regulation and rules.  062-02. If there is an overall ICT strategy in the judicial system, who was involved in the process of its definition?  [X] Judges (Judicial council)  [X] Prosecutors (Prosecutorial or judicial council)  [X] Ministry of justice  [] Lawyers (bar association)  [] Notaries (association of notaries)  [] Enforcement agents (association of enforcement agents)  [] Other (please specify)	( ) No
<pre>[X] Judges (Judicial council)  [X] Prosecutors (Prosecutorial or judicial council)  [X] Ministry of justice  [] Lawyers (bar association)  [] Notaries (association of notaries)  [] Enforcement agents (association of enforcement agents)  [] Other (please specify)</pre>	Comments There is a national strategy and it is a responsibility of Ministry of Economics Affairs and Communications. In addition each ministy has its own regulation and rules.
<ul> <li>[X] Judges (Judicial council)</li> <li>[X] Prosecutors (Prosecutorial or judicial council)</li> <li>[X] Ministry of justice</li> <li>[] Lawyers (bar association)</li> <li>[] Notaries (association of notaries)</li> <li>[] Enforcement agents (association of enforcement agents)</li> <li>[] Other (please specify)</li></ul>	062-02. If there is an overall ICT strategy in the judicial system, who was involved in the process
<ul> <li>[ X ] Prosecutors (Prosecutorial or judicial council)</li> <li>[ X ] Ministry of justice</li> <li>[ ] Lawyers (bar association)</li> <li>[ ] Notaries (association of notaries)</li> <li>[ ] Enforcement agents (association of enforcement agents)</li> <li>[ ] Other (please specify)</li></ul>	of its definition?
<ul> <li>[ X ] Ministry of justice</li> <li>[ ] Lawyers (bar association)</li> <li>[ ] Notaries (association of notaries)</li> <li>[ ] Enforcement agents (association of enforcement agents)</li> <li>[ ] Other (please specify)</li></ul>	[ X ] Judges (Judicial council)
<ul> <li>[ ] Lawyers (bar association)</li> <li>[ ] Notaries (association of notaries)</li> <li>[ ] Enforcement agents (association of enforcement agents)</li> <li>[ ] Other (please specify)</li></ul>	[ X ] Prosecutors (Prosecutorial or judicial council)
<ul> <li>[ ] Notaries (association of notaries)</li> <li>[ ] Enforcement agents (association of enforcement agents)</li> <li>[ ] Other (please specify)</li></ul>	[ X ] Ministry of justice
[ ] Enforcement agents (association of enforcement agents) [ ] Other (please specify)	[ ] Lawyers (bar association)
[ ] Other (please specify)	[ ] Notaries (association of notaries)
	[ ] Enforcement agents (association of enforcement agents)
	[ ] Other (please specify)
[]NAP	
	Comments
<u>LEGISLATION</u>	LEGISLATION

062-04.	If ves.	how	is this	legislatio	on/regulation	n of ICT in th	e iudicial s	ystem structured?
~~ ···		,,					-	, , , , , , , , , , , , , , , , , , , ,

[ ]	[X] Relevant norms are included in the general e-government legislation/regulation
[	] Relevant norms are included in specific legislation/regulation only for the judicial system
[	] Relevant texts are included in dedicated technical documents/specifications
[	] Other, please specify
[ ] NA	

Comment - If more than one of the proposed models exist in your country, please select them all and explain the details  $\lceil \rceil NA$ 

#### IMPACT OF IMPLEMENTATION OF ICT SYSTEMS

062-05. Have you already organised audits/evaluations/assessments of the impact of the implementation of the ICT system?

(X) Yes
() No

Comments

062-06. If these audits/evaluations/assessments were already organised, please specify their modalities:

	Format	Last conducted audit
ICT Governance	[ X ] Internal [ ] External [ ] NAP - no audit has been organised [ ] NA	[ ] In the last 2 years [ X ] Between 2 and 5 years ago [ ] More than 5 years ago [ ] NAP - no audit has been organised [ ] NA
Security and risk management	[ X ] Internal     [ ] External     [ ] NAP - no audit has been organised     [ ] NA	[ X ] In the last 2 years [ ] Between 2 and 5 years ago [ ] More than 5 years ago [ ] NAP - no audit has been organised
Impact on efficiency and quality of the business processes and workflow	[ X ] Internal     [ ] External     [ ] NAP - no audit has been organised     [ ] NA	[ ] In the last 2 years [ X ] Between 2 and 5 years ago [ ] More than 5 years ago [ ] NAP - no audit has been organised [ ] NA

Impact on human resources (number, workload, wellbeing	[ X ] Internal	[ ] In the last 2 years
	[ ] External	[ ] Between 2 and 5 years
	[ ] NAP - no audit has	ago
	been organised	[ X ] More than 5 years ago
	[ ] NA	[ ] NAP - no audit has
		been organised
		[ ] NA
Other, please specify in comments	[ ] Internal	[ ] In the last 2 years
	[ ] External	[ ] Between 2 and 5 years
	[ X ] NAP - no audit has	ago
	been organised	[ ] More than 5 years ago
	[ ] NA	[ X ] NAP - no audit has
		been organised
		[ ] NA
nment - If you have selected other area, please provide details. Please audit is prepared as needed (e.g. various European Commission page audits regularly.	projects). The internal audit depar	tment of the Ministry conducts
062-07. If these audits/evaluations/assessment	s were organised in the	last 5 years, how did you
apply their recommendations/results?		
[X] Update applications		
1		
[ X ] Define new ICT projects/modules		

Comments

[] NA [] NAP

#### 3.5.2 Electronic case processing

[X] Adjust working processes

[ ] Reporting purpose only

#### **ELECTRONIC SUBMISSION OF CASES**

[ ] Withdraw/stop use of a module/application

[ ] Other, please specify .....

062-08. If it is possible to submit a case to a court electronically, what are the deployment and usage rates?

Deployment rate	Usage rate

Civil	(X) 95-100 %	(X) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( ) 0 %
	( ) NAP - electronic	( ) NAP - electronic
	submission is not possible	submission is not possible
	[ ] NA	[ ] NA
Administrative	(X) 95-100 %	(X) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( ) 0 %
	( ) NAP - electronic	( ) NAP - electronic
	submission is not possible	submission is not possible
	[ ] NA	[ ] NA
Criminal	( ) 95-100 %	( ) 95-100 %
	(X)75-95 %	(X) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( )0%
	( ) NAP - electronic	( ) NAP - electronic
	submission is not possible	submission is not possible
	[ ] NA	[ ] NA

Comments In civil and administrative cases the usage rate is 95-100%. In criminal matters its less. In all matters everything that's submitted on paper is digitalised by the court and available online for the court and parties.

#### 062-09. If it is possible to submit a case to a court electronically, please specify the modalities:

	Electronic or paper	Possible to be submitted electronically by:	Data integration
Civil	[ X ] Paper submission is still possible     [ ] Paper submission is not possible anymore (electronic submission is the only way)     [ ] Double submission (paper must accompany the electronic submission)     [ ] NAP – electronic submission is not possible [ ] NA	[ X ] Lawyer   [ X ] Party not represented by a lawyer   [ ] Other, please specify   [ ] NAP – electronic submission is not possible   [ ] NA	[ ] The data are electronically transferred to the Case Management System (CMS) [ X ] The data are manually re-entered in the CMS [ ] NAP — electronic submission is not possible [ ] NA

Administrative	[X] Paper	[ X ] Lawyer	[ ] The data are
	submission is still	[X] Party not	electronically transferred
	possible	represented by a lawyer	to the Case Management
	[ ] Paper	[ ] Other, please	System (CMS)
	submission is not	specify	[X] The data are
	possible anymore	NAP –	manually re-entered in
	(electronic submission is	electronic submission is	the CMS
	the only way)	not possible	[ ] NAP –
	[ ] Double	[ ] NA	electronic submission is
	submission (paper must		not possible
	accompany the electronic		[ ] NA
	submission)		
	[ ] NAP –		
	electronic submission is		
	not possible		
	[] NA		
Criminal	[X] Paper	[ X ] Lawyer	[ ] The data are
	submission is still	[X] Party not	electronically transferred
	possible	represented by a lawyer	to the Case Management
	Paper	Other, please	System (CMS)
	submission is not	specify	[X] The data are
	possible anymore	[ ] NAP –	manually re-entered in
	1*		
	(electronic submission is	electronic submission is	the CMS
	(electronic submission is the only way)	electronic submission is not possible	
	`		the CMS
	the only way)	not possible	the CMS [ ] NAP –
	the only way) [ ] Double	not possible	the CMS  [ ] NAP – electronic submission is
	the only way)  [ ] Double submission (paper must	not possible	the CMS [ ] NAP – electronic submission is not possible
	the only way)  [ ] Double submission (paper must accompany the electronic	not possible	the CMS [ ] NAP – electronic submission is not possible
	the only way)  [ ] Double submission (paper must accompany the electronic submission)	not possible	the CMS [ ] NAP – electronic submission is not possible
	the only way)  [ ] Double submission (paper must accompany the electronic submission)  [ ] NAP –	not possible	the CMS [ ] NAP – electronic submission is not possible

Comments The data manually added to the system means that files are uploaded and metadata is entered.

#### SENDING ELECTRONIC DOCUMENTS TO COURT

# 062-10. If it is possible to send case-related documents to the courts electronically, what are the deployment and usage rates?

	Deployment rate	Usage rate
Civil	(X) 95-100 %	(X) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( )0%
	( ) NAP - electronic delivery	( ) NAP - electronic delivery
	is not possible	is not possible
	[ ] NA	[ ] NA

Administrative	(X) 95-100 %	(X) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( ) 0 %
	( ) NAP - electronic delivery	( ) NAP - electronic delivery
	is not possible	is not possible
	[ ] NA	[ ] NA
Criminal	( ) 95-100 %	( ) 95-100 %
	(X)75-95 %	(X)75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( )0%
	( ) NAP - electronic delivery	( ) NAP - electronic delivery
	is not possible	is not possible
	[ ] NA	[ ] NA

Comments In civil and administrative cases the usage rate is 95-100%. In criminal matters its less. In all matters everything that's submitted on paper is digitalised by the court and available online for the court and parties.

## 062-11. If it is possible to send electronically case related documents to the courts, please specify the modalities:

	Electronic or paper	Possible to be submitted electronically by:	Data integration
Civil	[ X ] Paper delivery is still possible     [ ] Paper delivery is not possible anymore (electronic delivery is the only way)     [ ] Double delivery (Paper delivery must accompany the electronic one)     [ ] NAP – electronic delivery is not possible [ ] NA	[ X ] Documents sent by a lawyer [ X ] Documents sent by a party not represented by a lawyer	[ ] The data are electronically transferred to the CMS [ X ] The data are manually re-entered in the CMS [ ] NAP — electronic delivery is not possible [ ] NA

Administrative	[ X ] Paper delivery	[ X ] Documents sent	[ ] The data are
	is still possible	by a lawyer	electronically transferred
	[ ] Paper delivery is	[ X ] Documents sent	to the CMS
	not possible anymore	by a party not	[ X ] The data are
	(electronic delivery is the	represented by a lawyer	manually re-entered in
	only way)	[ ] Documents sent	the CMS
	[ ] Double delivery	by another	[ ] NAP –
	(Paper delivery must	person/institution	electronic delivery is not
	accompany the electronic	[ ] NAP –	possible
	one)	electronic delivery is not	[ ] NA
	[ ] NAP –	possible	
	electronic delivery is not	[ ] NA	
	possible		
		[WID	F 3.573 1 .
Criminal	[ X ] Paper delivery	[ X ] Documents sent	[ ] The data are
	is still possible	by a lawyer	electronically transferred
	[ ] Paper delivery is		
	not possible anymore	by a party not	[ X ] The data are
	(electronic delivery is the		manually re-entered in
	only way)	[ ] Documents sent	the CMS
		by another	[ ] NAP –
	(Paper delivery must	person/institution	electronic delivery is not
	accompany the electronic		possible
	one)	electronic delivery is not	[ ] NA
	[ ] NAP –	possible	
	electronic delivery is not	[ ] NA	
	possible		
	[ ] NA		

Comment - If you have selected the option "Documents sent by another person/institution", please specify details. The data manually added to the system means that files are uploaded and metadata is entered.

#### **ELECTRONIC NOTIFICATIONS**

# 062-12. If it is possible for courts to send electronic notifications, what are the deployment and usage rates?

	Deployment rate	Usage rate
	(W) 05 100 o/	(W) 07 100 0/
Civil	(X) 95-100 % () 75-95 %	(X) 95-100 % () 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 % ( ) 0 %
	( ) NAP - electronic	( ) NAP - electronic
	notifications are not possible	notifications are not possible
	[ ] NA	[ ] NA

Administrative	(X) 95-100 %	(X) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( ) 0 %	( ) 0 %
	( ) NAP - electronic	( ) NAP - electronic
	notifications are not possible	notifications are not possible
	[ ] NA	[ ] NA
Criminal	(X) 95-100 %	(X) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( ) 0 %	( ) 0 %
	( ) NAD alastronia	( ) NAP - electronic
	( ) NAP - electronic	( ) TVII electronic
	notifications are not possible	notifications are not possible

Comments The electronic notification is always sent (even if document goes on paper).

### 062-13. If it is possible for courts to send electronic notifications, please specify the modalities:

	Electronic or paper	Type of notification	Data integration
Civil	[ X ] Paper	[ X ] Notifications	[ X ] The electronic
	notification is still	sent by the court to the	notification is generated
	possible	lawyer	from the CMS
	[ ] Paper	[ X ] Notifications	[ ] The electronic
	notification is not	sent by the court to the	notification is manually
	possible anymore	party not represented by	generated
	(electronic notification is	a lawyer	[ ] NAP –
	the only way)	[ ] Notifications	electronic notifications
	[ ] Double	with attached official	are not possible
	notification (paper	documents sent by the	[ ] NA
	notification must	courts	
	accompany the electronic	[ ] Notifications	
	one)	sent to other	
	[ ] NAP –	persons/institutions	
	electronic notifications	[ ] NAP –	
	are not possible	electronic notifications	
	[ ] NA	are not possible	
		[ ] NA	

Administrative	[ X ] Paper	[ X ] Notifications	[ X ] The electronic
	notification is still	sent by the court to the	notification is generated
	possible	lawyer	from the CMS
	[ ] Paper	[ X ] Notifications	[ ] The electronic
	notification is not	sent by the court to the	notification is manually
	possible anymore	party not represented by	generated
	(electronic notification is	a lawyer	[ ] NAP –
	the only way)	[ ] Notifications	electronic notifications
	[ ] Double	with attached official	are not possible
	notification (paper	documents sent by the	[ ] NA
	notification must	courts	
	accompany the electronic	[ ] Notifications	
	one)	sent to other	
	[ ] NAP –	persons/institutions	
	electronic notifications	[ ] NAP –	
	are not possible	electronic notifications	
	[ ] NA	are not possible	
		[ ] NA	
Criminal	[ X ] Paper	[ X ] Notifications	[ X ] The electronic
Criminal	[ X ] Paper notification is still	[ X ] Notifications sent by the court to the	[ X ] The electronic notification is generated
Criminal	<del>-</del>		
Criminal	notification is still	sent by the court to the	notification is generated
Criminal	notification is still possible	sent by the court to the lawyer	notification is generated from the CMS
Criminal	notification is still possible [ ] Paper	sent by the court to the lawyer [ X ] Notifications	notification is generated from the CMS  [ ] The electronic
Criminal	notification is still possible  [ ] Paper notification is not possible anymore	sent by the court to the lawyer [ X ] Notifications sent by the court to the	notification is generated from the CMS  [ ] The electronic notification is manually
Criminal	notification is still possible  [ ] Paper notification is not possible anymore	sent by the court to the lawyer  [ X ] Notifications sent by the court to the party not represented by	notification is generated from the CMS  [ ] The electronic notification is manually generated
Criminal	notification is still possible [ ] Paper notification is not possible anymore (electronic notification is	sent by the court to the lawyer [X] Notifications sent by the court to the party not represented by a lawyer	notification is generated from the CMS  [ ] The electronic notification is manually generated [ ] NAP –
Criminal	notification is still possible  [ ] Paper notification is not possible anymore (electronic notification is the only way)	sent by the court to the lawyer  [ X ] Notifications sent by the court to the party not represented by a lawyer  [ ] Notifications	notification is generated from the CMS  [ ] The electronic notification is manually generated  [ ] NAP — electronic notifications
Criminal	notification is still possible [ ] Paper notification is not possible anymore (electronic notification is the only way) [ ] Double	sent by the court to the lawyer  [ X ] Notifications sent by the court to the party not represented by a lawyer  [ ] Notifications with attached official	notification is generated from the CMS  [ ] The electronic notification is manually generated  [ ] NAP – electronic notifications are not possible
Criminal	notification is still possible  [ ] Paper notification is not possible anymore (electronic notification is the only way)  [ ] Double notification (paper	sent by the court to the lawyer  [ X ] Notifications sent by the court to the party not represented by a lawyer  [ ] Notifications with attached official documents sent by the	notification is generated from the CMS  [ ] The electronic notification is manually generated  [ ] NAP – electronic notifications are not possible
Criminal	notification is still possible [ ] Paper notification is not possible anymore (electronic notification is the only way) [ ] Double notification (paper notification must	sent by the court to the lawyer  [ X ] Notifications sent by the court to the party not represented by a lawyer  [ ] Notifications with attached official documents sent by the courts	notification is generated from the CMS  [ ] The electronic notification is manually generated  [ ] NAP – electronic notifications are not possible
Criminal	notification is still possible  [ ] Paper notification is not possible anymore (electronic notification is the only way)  [ ] Double notification (paper notification must accompany the electronic	sent by the court to the lawyer  [ X ] Notifications sent by the court to the party not represented by a lawyer  [ ] Notifications with attached official documents sent by the courts  [ ] Notifications	notification is generated from the CMS  [ ] The electronic notification is manually generated  [ ] NAP – electronic notifications are not possible
Criminal	notification is still possible  [ ] Paper notification is not possible anymore (electronic notification is the only way)  [ ] Double notification (paper notification must accompany the electronic one)	sent by the court to the lawyer  [X] Notifications sent by the court to the party not represented by a lawyer  [] Notifications with attached official documents sent by the courts  [] Notifications sent to other	notification is generated from the CMS  [ ] The electronic notification is manually generated  [ ] NAP – electronic notifications are not possible
Criminal	notification is still possible  [ ] Paper notification is not possible anymore (electronic notification is the only way)  [ ] Double notification (paper notification must accompany the electronic one)  [ ] NAP –	sent by the court to the lawyer  [ X ] Notifications sent by the court to the party not represented by a lawyer  [ ] Notifications with attached official documents sent by the courts  [ ] Notifications sent to other persons/institutions	notification is generated from the CMS  [ ] The electronic notification is manually generated  [ ] NAP – electronic notifications are not possible
Criminal	notification is still possible  [ ] Paper notification is not possible anymore (electronic notification is the only way)  [ ] Double notification (paper notification must accompany the electronic one)  [ ] NAP — electronic notifications	sent by the court to the lawyer  [ X ] Notifications sent by the court to the party not represented by a lawyer  [ ] Notifications with attached official documents sent by the courts  [ ] Notifications sent to other persons/institutions  [ ] NAP —	notification is generated from the CMS  [ ] The electronic notification is manually generated  [ ] NAP – electronic notifications are not possible

Comment - If you have selected the option "Notifications sent to other persons/institutions", please specify details.

#### CONSULTATION OF A CASE ONLINE

062-14. If it is possible for external users to consult a case online, what are the deployment and usage rates?

Deployment rate	Usage rate

Civil	(X) 95-100 %	(X) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( ) 0 %
	( ) NAP - online consultation	( ) NAP - online consultation
	is not possible	is not possible
	[ ] NA	[ ] NA
Administrative	(X) 95-100 %	(X)95-100%
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( )0%
	( ) NAP - online consultation	( ) NAP - online consultation
	is not possible	is not possible
	[ ] NA	[]NA
Criminal	(X) 95-100 %	(X)95-100%
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( ) 0 %
	( ) NAP - online consultation	( ) NAP - online consultation
	is not possible	is not possible
	[ ] NA	[ ] NA

## 062-15. If it is possible for external users to consult a case online, please specify the modalities:

	Content	Access	Consultation format
Civil	[ X ] Case status	[ X ] Lawyer	[ ] Electronic access
	[ X ] Documents	[ X ] Party not	at the court premises
	[ X ] Notifications	represented by a lawyer	[ X ] Other, please
	[ X ] Events/calendar	[ ] Other, please	specify
	[ X ] Court decision	specify	[ ] NAP – online
	[ ] Other, please	[ ] NAP – online	consultation is not
	specify	consultation is not	possible
	[ ] NAP – online	possible	[ ] NA
	consultation is not	[ ] NA	
	possible		
	[ ] NA		

Administrative	[ X ] Case status [ X ] Documents [ X ] Notifications [ X ] Events/calendar [ X ] Court decision [ ] Other, please specify [ ] NAP – online consultation is not	[ X ] Lawyer [ X ] Party not represented by a lawyer [ ] Other, please specify [ ] NAP – online consultation is not possible [ ] NA	[ ] Electronic access at the court premises [ X ] Other, please specify [ ] NAP – online consultation is not possible [ ] NA
	possible		
	possible [ ] NA		
Criminal	[ X ] Case status [ X ] Documents	[ X ] Lawyer [ X ] Party not	[ ] Electronic access at the court premises
	[ X ] Notifications	represented by a lawyer	[ X ] Other, please
	[ X ] Events/calendar	[ ] Other, please	specify
	[ X ] Court decision	specify	[ ] NAP – online
	[ ] Other, please	[ ] NAP – online	consultation is not
	specify	consultation is not	possible
	[ ] NAP – online	possible	[ ] NA
	consultation is not	[ ] NA	
	possible [ ] NA		

Comment - If you have selected the option "Other", please specify details. Communication via Public portal.

#### **REMOTE HEARINGS**

#### 062-16. If it is possible to organise remote hearings what are the deployment and usage rates?

	Deployment rate	Usage rate
Civil	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 % () 1-25 % () 0 % () NAP - remote hearings	( ) 95-100 % ( ) 75-95 % ( ) 50-75 % ( X ) 25-50 % ( ) 1-25 % ( ) 0 % ( ) NAP - remote hearings
	are not possible	are not possible
Administrative	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 % () 1-25 % () 0 % () NAP - remote hearings are not possible	( ) 95-100 % ( ) 75-95 % ( X ) 50-75 % ( ) 25-50 % ( ) 1-25 % ( ) 0 % ( ) NAP - remote hearings are not possible

Criminal	(X)95-100%	( ) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	(X) 1-25 %
	( ) 0 %	( )0%
	( ) NAP - remote hearings	( ) NAP - remote hearings
	are not possible	are not possible
	[ ] NA	[ ] NA

# 062-17. If it is possible to organise remote hearings, please specify the functionalities and modalities:

Functionalities	Modalities
[ X ] Dedicated tool specially designed for the use by courts [ ] Publicly available tools used by courts	[ ] Agreement of the parties is needed [ X ] The judge can impose a remote hearing [ ] NAP – remote hearings
[ ] Organisation of private sessions within online hearings for consultation between parties	_
and their lawyers  [ ] Tools for witness  protection (voice distortion,	
picture distortion) [ ] Tools for simultaneous interpretation	
[ ] Tools for automatic subtitling (speech-to-text) [ ] NAP – remote hearings	
are not possible	

Administrative	[ X ] Dedicated tool	[ ] Agreement of the
	specially designed for the use	parties is needed
	by courts	[ X ] The judge can impose
	[ ] Publicly available tools	a remote hearing
	used by courts	[ ] NAP – remote hearings
	[ ] Organisation of private	are not possible
	sessions within online hearings	[ ] NA
	for consultation between parties	
	and their lawyers	
	[ ] Tools for witness	
	protection (voice distortion,	
	picture distortion)	
	[ ] Tools for simultaneous	
	interpretation	
	[ ] Tools for automatic	
	subtitling (speech-to-text)	
	[ ] NAP – remote hearings	
	are not possible	
	[ ] NA	
Criminal	[ X ] Dedicated tool	[ ] Agreement of the
Criminal	[ X ] Dedicated tool specially designed for the use	[ ] Agreement of the parties is needed
Criminal		-
Criminal	specially designed for the use	parties is needed [ X ] The judge can impose
Criminal	specially designed for the use by courts	parties is needed [ X ] The judge can impose
Criminal	specially designed for the use by courts  [ ] Publicly available tools	parties is needed [ X ] The judge can impose a remote hearing
Criminal	specially designed for the use by courts [ ] Publicly available tools used by courts	parties is needed [ X ] The judge can impose a remote hearing [ ] NAP – remote hearings
Criminal	specially designed for the use by courts  [ ] Publicly available tools used by courts  [ ] Organisation of private	parties is needed [ X ] The judge can impose a remote hearing [ ] NAP – remote hearings are not possible
Criminal	specially designed for the use by courts  [ ] Publicly available tools used by courts  [ ] Organisation of private sessions within online hearings	parties is needed [ X ] The judge can impose a remote hearing [ ] NAP – remote hearings are not possible
Criminal	specially designed for the use by courts  [ ] Publicly available tools used by courts  [ ] Organisation of private sessions within online hearings for consultation between parties	parties is needed [ X ] The judge can impose a remote hearing [ ] NAP – remote hearings are not possible
Criminal	specially designed for the use by courts  [ ] Publicly available tools used by courts  [ ] Organisation of private sessions within online hearings for consultation between parties and their lawyers	parties is needed [ X ] The judge can impose a remote hearing [ ] NAP – remote hearings are not possible
Criminal	specially designed for the use by courts  [ ] Publicly available tools used by courts  [ ] Organisation of private sessions within online hearings for consultation between parties and their lawyers  [ ] Tools for witness	parties is needed [ X ] The judge can impose a remote hearing [ ] NAP – remote hearings are not possible
Criminal	specially designed for the use by courts  [ ] Publicly available tools used by courts  [ ] Organisation of private sessions within online hearings for consultation between parties and their lawyers  [ ] Tools for witness protection (voice distortion,	parties is needed [ X ] The judge can impose a remote hearing [ ] NAP – remote hearings are not possible
Criminal	specially designed for the use by courts  [ ] Publicly available tools used by courts  [ ] Organisation of private sessions within online hearings for consultation between parties and their lawyers  [ ] Tools for witness protection (voice distortion, picture distortion)  [ ] Tools for simultaneous interpretation	parties is needed [ X ] The judge can impose a remote hearing [ ] NAP – remote hearings are not possible
Criminal	specially designed for the use by courts  [ ] Publicly available tools used by courts  [ ] Organisation of private sessions within online hearings for consultation between parties and their lawyers  [ ] Tools for witness protection (voice distortion, picture distortion)  [ ] Tools for simultaneous	parties is needed [ X ] The judge can impose a remote hearing [ ] NAP – remote hearings are not possible
Criminal	specially designed for the use by courts  [ ] Publicly available tools used by courts  [ ] Organisation of private sessions within online hearings for consultation between parties and their lawyers  [ ] Tools for witness protection (voice distortion, picture distortion)  [ ] Tools for simultaneous interpretation  [ ] Tools for automatic subtitling (speech-to-text)	parties is needed [ X ] The judge can impose a remote hearing [ ] NAP – remote hearings are not possible
Criminal	specially designed for the use by courts  [ ] Publicly available tools used by courts  [ ] Organisation of private sessions within online hearings for consultation between parties and their lawyers  [ ] Tools for witness protection (voice distortion, picture distortion)  [ ] Tools for simultaneous interpretation  [ ] Tools for automatic subtitling (speech-to-text)  [ ] NAP – remote hearings	parties is needed [ X ] The judge can impose a remote hearing [ ] NAP – remote hearings are not possible
Criminal	specially designed for the use by courts  [ ] Publicly available tools used by courts  [ ] Organisation of private sessions within online hearings for consultation between parties and their lawyers  [ ] Tools for witness protection (voice distortion, picture distortion)  [ ] Tools for simultaneous interpretation  [ ] Tools for automatic subtitling (speech-to-text)	parties is needed [ X ] The judge can impose a remote hearing [ ] NAP – remote hearings are not possible

### **ELECTRONIC ARCHIVES**

062-18. If electronic archives of cases exist, what are the deployment and usage rates?

Deployment rate	Usage rate

Civil	( ) 95-100 %	( ) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( )0%
	(X) NAP - electronic archives	(X) NAP - electronic archives
	do not exist	do not exist
	[ ] NA	[ ] NA
Administrative	( ) 95-100 %	( ) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( ) 0 %
	(X) NAP - electronic archives	(X) NAP - electronic archives
	do not exist	do not exist
	[ ] NA	[ ] NA
Criminal	( ) 95-100 %	( ) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( ) 0 %
	(X) NAP - electronic archives	(X) NAP - electronic archives
	do not exist	do not exist
	[ ] NA	[ ] NA

## 062-19. If an electronic archive of cases exists, please specify the modalities:

	Electronic or paper
Civil	[ ] Paper archiving is still possible [ ] Paper archiving is not possible anymore (electronic archiving is the only way) [ ] Double archiving (paper archiving must accompany the electronic one) [ X ] NAP – electronic archives do not exist
	[ ] NA
Administrative	[ ] Paper archiving is still possible [ ] Paper archiving is not possible anymore (electronic archiving is the only way) [ ] Double archiving (paper archiving must accompany the electronic one) [ X ] NAP – electronic archives do not exist
	[ ] NA

Criminal	[ ] Paper archiving is still possible
	[ ] Paper archiving is not possible
	anymore (electronic archiving is the only
	way)
	[ ] Double archiving (paper archiving
	must accompany the electronic one)
	[ X ] NAP – electronic archives do not
	exist
	[ ]NA

#### **3.5.3 Tools**

#### **CASE MANAGEMENT SYSTEMS (CMS)**

## 062-20. If one or more case management system(s) (CMS) exist, what are the deployment and usage rates?

	Deployment rate	Usage rate
Civil	(X)95-100%	(X) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( )0%
	( ) NAP - CMS does not	( ) NAP - CMS does not
	exist	exist
	[ ] NA	[ ] NA
Administrative	(X)95-100%	(X)95-100%
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( ) 0 %	( ) 0 %
	( ) NAP - CMS does not	( ) NAP - CMS does not
	exist	exist
	[ ] NA	[ ] NA
Criminal	(X)95-100%	(X) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( ) 1 23 %	( ) 0 %
	( ) NAP - CMS does not	( ) NAP - CMS does not
	exist	exist
	[ ] NA	

Comments

062-21. If one or more case management system(s) (CMS) exist, please specify the functionalities of these system(s):

	Functionalities
	[V] Controlled and/or interconcepho
Civil	[ X ] Centralised and/or interoperable CMS databases
	[ X ] Active case management dashboard
	[ X ] Random allocation of cases
	[X] Case weighting
	[X] Identification of a case between
	instances (unique or linked id number)
	[ X ] Electronic transfer of a case to
	another instance/court
	[ X ] Anonymisation of decisions to be
	published
	[ X ] Interoperability with other
	systems (civil register, tax register,
	insolvency register)
	[ X ] Access to closed/resolved cases
	[X] Advanced search engine
	[ X ] Protected log files
	[ X ] Electronic signature
	[ ] Other special functionality, please
	specify
	[ ] NAP – CMS does not exist
	[ ] NA
Administrative	[ X ] Centralised and/or interoperable
	CMS databases
	[ X ] Active case management
	dashboard
	[ X ] Random allocation of cases
	[ X ] Case weighting
	[ X ] Identification of a case between
	instances (unique or linked id number)
	[ X ] Electronic transfer of a case to
	another instance/court
	[ X ] Anonymisation of decisions to be
	published
	[ X ] Interoperability with other
	systems (civil register, tax register,
	insolvency register)
	[ X ] Access to closed/resolved cases
	[ X ] Advanced search engine
	[ X ] Protected log files
	[ X ] Electronic signature
	[ X ] Other special functionality, please
	specify
	[ ] NAP – CMS does not exist

Comment - If you have selected the option "Other special functionality", because of its importance please specify details.

# 062-22. If one or more case management system(s) (CMS) exist, please specify the functionalities of these system(s):

	Functionalities
Criminal	[ X ] Centralised and/or interoperable
	CMS databases
	[ X ] Active case management
	dashboard
	[ X ] Random allocation of cases
	[ X ] Case weighting
	[ X ] Identification of a case between
	instances (unique or linked id number)
	[ X ] Electronic transfer of a case to
	another instance/court
	[ X ] Anonymisation of decisions to be
	published
	[ X ] Interoperability with prosecution
	system
	[ X ] Interoperability with other
	systems (civil register, tax register,
	insolvency register)
	[ X ] Access to closed/resolved cases
	[ X ] Advanced search engine
	[ X ] Protected log files
	[ X ] Electronic signature
	[ ] Other special functionality, please
	specify
	[ ] NAP – CMS does not exist
	[ ] NA

Comment - If you have selected the option "Other special functionality", please specify the details.

#### WRITING ASSISTANCE TOOLS

#### 062-23. If writing assistance tools exist in courts, what are their deployment and usage rates?

	Deployment rate	Usage rate
Civil	(X)95-100%	( ) 95-100 %
CIVII	( ) 75-95 %	(X) 75-95 %
	( ) 50-75 % ( ) 25-50 %	( ) 50-75 % ( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( )0%
	( ) NAP - writing assistance tools do not exist	( ) NAP - writing assistance tools do not exist
	[ ] NA	[ ] NA

Administrative	(X)95-100%	( ) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	(X) 50-75 %
	( ) 25-50 %	( ) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( )0%
	( ) NAP - writing assistance	( ) NAP - writing assistance
	tools do not exist	tools do not exist
	[ ] NA	[ ] NA
Criminal	(X) 95-100 %	( ) 95-100 %
	( ) 75-95 %	( ) 75-95 %
	( ) 50-75 %	( ) 50-75 %
	( ) 25-50 %	(X) 25-50 %
	( ) 1-25 %	( ) 1-25 %
	( )0%	( )0%
	( ) NAP - writing assistance	( ) NAP - writing assistance
	tools do not exist	tools do not exist
	[ ] NA	[ ] NA

### 062-24. If writing assistance tools exist in courts, please describe their functionalities:

	Functionalities
Civil	[ X ] Templates
	[ X ] Automatically generated text
	[ ] Automatically suggested decision
	[ ] Speech-to-text
	[ X ] Electronic signature
	[ ] Other special functionality, please
	specify
	[ ] NAP – writing assistance tools do
	not exist
	[ ] NA
Administrative	[ X ] Templates
	[ X ] Automatically generated text
	[ ] Automatically suggested decision
	[ ] Speech-to-text
	[ X ] Electronic signature
	[ ] Other special functionality, please
	specify
	[ ] NAP – writing assistance tools do
	not exist
	[ ] NA

Criminal	[ X ] Templates
	[ X ] Automatically generated text
	[ ] Automatically suggested decision
	[ ] Speech-to-text
	[ X ] Electronic signature
	[ ] Other special functionality, please
	specify
	[ ] NAP – writing assistance tools do
	not exist
	[ ] NA

Comment - If you have selected the option "Other special functionality", please specify the details.

#### RECORDING OF COURT HEARINGS

### 062-25. If a tool to record court hearings exists, what are the deployment and usage rates?

	Deployment rate	Usage rate
Civil	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 % () 1-25 % () 0 % () NAP - there is no tool for recording hearings	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 % () 1-25 % () 0 % () NAP - there is no tool for recording hearings
Administrative	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 % () 1-25 % () 0 % () NAP - there is no tool for recording hearings	(X) 95-100 %  () 75-95 %  () 50-75 %  () 25-50 %  () 1-25 %  () 0 %  () NAP - there is no tool for recording hearings
Criminal	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 % () 1-25 % () 0 % () NAP - there is no tool for recording hearings	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 % () 1-25 % () 0 % () NAP - there is no tool for recording hearings

Comments

#### 062-26. If a tool to record court hearings exist, please specify its functionalities:

Functionalities

Civil	[ X ] Audio recording
	[ ] Video recording
	[X] Systematic recording for all
	hearings
	[X] Automatically indexed recording
	[ X ] Automatic transcript from
	recording
	[ X ] Possibility to request a copy of the
	recording
	[ ] Other special functionality, please
	specify
	[ ] NAP – there is no tool for
	recording hearings
	[ ] NA
Administrative	[ X ] Audio recording
	[ ] Video recording
	[ X ] Systematic recording for all
	hearings
	[ X ] Automatically indexed recording
	[ X ] Automatic transcript from
	recording
	[X] Possibility to request a copy of the
	recording
	[ ] Other special functionality, please
	specify
	[ ] NAP – there is no tool for
	recording hearings
	[ ] NA
Criminal	[ X ] Audio recording
	[ ] Video recording
	[ X ] Systematic recording for all
	hearings
	[ X ] Automatically indexed recording
	[ X ] Automatic transcript from
	recording
	[ X ] Possibility to request a copy of the
	recording
	[ ] Other special functionality, please
	specify
	[ ] NAP – there is no tool for
	recording hearings
	[ ] NA

Comment - If you have selected the option "Other special functionality", please specify the details. If there is a virtual hearing, then it's possible to record video as well.

#### **DATABASE OF COURT DECISIONS**

062-27. If there is a national database of court decisions, please provide the percentage of the decisions published at each instance.

	Percentage of 1st instance decisions published	Percentage of 2nd instance decisions published	Percentage of Supreme court decisions published
Civil	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 %	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 %	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 %
	( ) 23-30 % ( ) 1-25 % ( ) 0 % ( ) NAP - There is no database for these decisions	( ) 23-30 % ( ) 1-25 % ( ) 0 % ( ) NAP - There is no database for these decisions	( ) 23-30 % ( ) 1-25 % ( ) 0 % ( ) NAP - There is no database for these decisions
Administrative	(X) 95-100 % ( ) 75-95 % ( ) 50-75 % ( ) 25-50 % ( ) 1-25 % ( ) 0 % ( ) NAP - There is no database for these decisions	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 % () 1-25 % () 0 % () NAP - There is no database for these decisions	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 % () 1-25 % () 0 % () NAP - There is no database for these decisions
Criminal	(X) 95-100 % ( ) 75-95 % ( ) 50-75 % ( ) 25-50 % ( ) 1-25 % ( ) 0 % ( ) NAP - There is no database for these decisions	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 % () 1-25 % () 0 % () NAP - There is no database for these decisions	(X) 95-100 % () 75-95 % () 50-75 % () 25-50 % () 1-25 % () 0 % () NAP - There is no database for these decisions

# 062-28. If there is a national database of court decisions, please specify the modalities in publishing these decisions:

	1st instance	2nd instance	Supreme court
Civil	[ X ] Published online	[ X ] Published online	[ X ] Published online
	(public website)	(public website)	(public website)
	[ X ] Published in an	[ X ] Published in an	[ X ] Published in an
	internal database	internal database	internal database
	[ ] Other, please	[ ] Other, please	[ ] Other, please
	specify	specify	specify
	[ ] NAP– There is	[ ] NAP– There is	[ ] NAP– There is
	no database for these	no database for these	no database for these
	decisions	decisions	decisions
	[ ] NA	[ ] NA	[ ] NA

			,
Administrative	[ X ] Published online	[ X ] Published online	[ X ] Published online
	(public website)	(public website)	(public website)
	[ X ] Published in an	[ X ] Published in an	[ X ] Published in an
	internal database	internal database	internal database
	[ ] Other, please	[ ] Other, please	[ ] Other, please
	specify	specify	specify
	[ ] NAP– There is	[ ] NAP– There is	[ ] NAP– There is
	no database for these	no database for these	no database for these
	decisions	decisions	decisions
	[ ] NA	[ ] NA	[ ] NA
Criminal	[ X ] Published online	[ X ] Published online	[ X ] Published online
	(public website)	(public website)	(public website)
	[ X ] Published in an	[ X ] Published in an	[ X ] Published in an
	internal database	internal database	internal database
	[ ] Other, please	[ ] Other, please	[ ] Other, please
	specify	specify	specify
	[ ] NAP– There is	[ ] NAP– There is	[ ] NAP– There is
	no database for these	no database for these	no database for these
	decisions	decisions	decisions
	[ ] NA	[ ] NA	[ ] NA

<sup>-</sup> If you have selected the option "Other" because the court decisions are published online in some other way then the presented modalities, please describe.

## 062-29. If there is a database of court decisions at national level, what are the functionalities of this database?

	Functionalities
Civil	[ X ] Automatic anonymisation
	[ ] Manual anonymisation
	[ X ] Free public online access
	[ X ] Link to the case law of the
	European Court of Human Rights (ECHR)
	[ X ] Open data
	[X] Advanced search engine
	[ X ] Machine-readable content
	[ X ] Structured content
	[ X ] Metadata
	[ X ] European Case Law Identifier
	(ECLI)
	[ ] Other special functionality, please
	specify
	[ ] NAP – There is no database for
	these decisions
	[ ] NA

Administrative	[ X ] Automatic anonymisation
	[ X ] Manual anonymisation
	[ X ] Free public online access
	[ X ] Link to the case law of the
	European Court of Human Rights (ECHR)
	[ X ] Open data
	[ X ] Advanced search engine
	[ X ] Machine-readable content
	[ X ] Structured content
	[ X ] Metadata
	[ X ] European Case Law Identifier
	(ECLI)
	[ ] Other special functionality, please
	specify
	[ ] NAP – There is no database for
	these decisions
	[]NA
Criminal	[ X ] Automatic anonymisation
	[ X ] Manual anonymisation
	[ X ] Free public online access
	[ X ] Link to the case law of the
	European Court of Human Rights (ECHR)
	[ X ] Open data
	[ X ] Advanced search engine
	[ X ] Machine-readable content
	[ X ] Structured content
	[ X ] Metadata
	[ X ] European Case Law Identifier
	(ECLI)
	[ ] Other special functionality, please
	specify
	[ ] NAP – There is no database for
	these decisions

Comment - If you have selected the option "Other special functionality", please specify the details. Not all personal data is anonymised. E.g in criminal matters the name of the accused person is visible and only anonymised when her or his punishments is deleted.

#### STATISTICAL TOOLS



### 062-30. If there are statistical tools for analysing court case data, what is their deployment rate?

	Deployment rate
Civil	(X) 95-100 %
	( ) 75-95 %
	( ) 50-75 %
	( ) 25-50 %
	( ) 1-25 %
	( )0%
	( ) NAP - there are no statistical tools
	[ ]NA

Administrative	(X)95-100%
Administrative	
	( ) 75-95 %
	( ) 50-75 %
	( ) 25-50 %
	( ) 1-25 %
	( ) 0 %
	( ) NAP - there are no statistical tools
	[ ] NA
Criminal	(X)95-100%
	( ) 75-95 %
	( ) 50-75 %
	( ) 25-50 %
	( ) 1-25 %
	( )0%
	I I
	( ) NAP - there are no statistical tools

# 062-31. If there are statistical tools for analysing court case data, please describe their functionalities and the data available for statistical analysis:

	Functionalities	Data available for statistical analysis
Civil	[ X ] Integration/connection	[X] Case flow data
	with the CMS	(number of incoming, resolved,
	[ X ] Business intelligence	pending)
	software	[ X ] Age of a pending case
	[ X ] Generation of	[ X ] Length of proceedings
	predefined statistical reports	[ X ] Number of hearings
	[ X ] Generation of	[ X ] Cases per judge
	customised statistical reports	[ X ] Case weights
	[ X ] Internal page and/or	[ X ] Number of parties in a
	dashboard	case
	[ X ] External page with	[ X ] Indicator of appeal
	statistics (public website)	[ X ] Result of the appeal
	[ X ] Real-time data	[ ] NAP– there are no
	availability	statistical tools
	[ X ] Automatic	[ ] NA
	consolidation of data at the	
	national level	
	[ ] Other special	
	functionality, please specify	
	[ ] NAP – there are no	
	statistical tools	
	[ ] NA	

Administrative	[ X ] Integration/connection	[ X ] Case flow data
	with the CMS	(number of incoming, resolved,
	[ X ] Business intelligence	pending)
	software	[ X ] Age of a pending case
	[ X ] Generation of	[ X ] Length of proceedings
	predefined statistical reports	[ X ] Number of hearings
	[X] Generation of	[ X ] Cases per judge
	customised statistical reports	[X] Case weights
	[ X ] Internal page and/or	[X] Number of parties in a
	dashboard	case
	[X] External page with	[ X ] Indicator of appeal
	statistics (public website)	[X] Result of the appeal
	[ X ] Real-time data	[ ] NAP– there are no
	availability	statistical tools
	[X] Automatic	[]NA
	consolidation of data at the	
	national level	
	[ ] Other special	
	functionality, please specify	
	[ ] NAP – there are no	
	statistical tools	
	[] NA	
Criminal	[ X ] Integration/connection	[ X ] Case flow data
	with the CMS	(number of incoming, resolved,
	[ X ] Business intelligence	pending)
	software	[ X ] Age of a pending case
	[ X ] Generation of	[ X ] Length of proceedings
	predefined statistical reports	[ X ] Number of hearings
	[ X ] Generation of	[ X ] Cases per judge
	customised statistical reports	[ X ] Case weights
	[ X ] Internal page and/or	[ X ] Number of parties in a
	dashboard	case
	[X] External page with	[ X ] Indicator of appeal
	statistics (public website)	[ X ] Result of the appeal
	[ X ] Real-time data	[ ] NAP– there are no
	availability	statistical tools
	[ X ] Automatic	[ ] NA
	consolidation of data at the	
	national level	
	[ ] Other special	
	_	
	functionality, please specify	
	functionality, please specify  NAP – there are no	
	functionality, please specify  [ ] NAP – there are no statistical tools	

Comment - If you have selected the option "Other special functionality", please specify the details

#### OTHER TOOLS

062-32. Is there any application for online court-related dispute resolution?

(X) Yes

( ) No

ments
062-33. If yes, is there a maximum value over which online court-related dispute resolution
cannot be organised?
(X) Yes, please specify the maximum value 8000
( ) No

(X) Yes, please specify the maximum value 8000
( ) No
Comments
062-34. If yes, can the online court-related dispute resolution be used in the following areas
[ X ] Small claim litigation
[ ] Undisputed claim
[ X ] Payment order
[ ] Misdemeanour criminal cases
[ ] Enforcement of civil cases
[ ] Other, please specify
Comment: Please describe the existing online procedures:
062-35. Is there a computerised national record centralising all criminal convictions?
(X) Yes
( ) No
Comments
062-36. If yes, please specify the following information:
[ ] The computerised record includes biometric data (ex. fingerprint data, picture)
[ X ] The computerised record is linked to other European records of the same nature (ex. ECRIS)
[ X ] The content is directly available through computerised means for judges and/or prosecutors (ex. interoperability with the CMS)
[ X ] The content is directly available for purposes other than criminal (ex. civil and administrative matters)
[ ] The record contains conviction information on third-country nationals and stateless persons
Comments
062-37. Is there a Document Management System (DMS) in the registry of courts?
(X) Yes
( ) No
Comment: If yes, please provide details on the purposes and usage of this system. Used only non-case related matters.
062-38. In addition to the tools listed in the ICT section of this questionnaire does your judicial
system use other innovative ICT tools?
(X) Yes
( ) No

Comment: If yes, please list and describe these ICT tools. Software for automatic translations.

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#### 3.6.Performance and evaluation

### 3.6.1 National policies applied in courts and public prosecution services

066. Are quality standards determined for the judicial sy	
systems for the judiciary and/or judicial quality policies)	)?
(X) Yes	
( ) No	
Comments - If yes, please specify:	
067. Do you have specialised personnel entrusted with in	mplementation of these national level
quality standards?	
	Yes / No
within the courts	( ) Yes ( X ) No
within the public prosecution services	( ) Yes ( X ) No
070. Do you regularly monitor court activities (performa	ance and quality) concerning:
[ X ] number of incoming cases	
[ X ] length of proceedings (timeframes)	
[ X ] number of resolved cases	
[ X ] number of pending cases	
[X] backlogs	
[X] productivity of judges and court staff	
[X] satisfaction of court staff	
[ X ] satisfaction of users (regarding the services delivered by the courts)	
[ ] costs of the judicial procedures	
[ X ] number of appeals	
[X] appeal ratio	
[X] clearance rate	
[ X ] disposition time	
[ X ] other (please specify):	
Comments	

070-1. Do you regularly monitor public prosecution activities (performance and quality) concerning:

<ul> <li>[ X ] length of proceedings (timeframes)</li> <li>[ X ] number of resolved cases</li> <li>[ X ] number of pending cases</li> <li>[ X ] backlogs</li> <li>[ X ] productivity of prosecutors and prosecution staff</li> <li>[ X ] satisfaction of prosecution staff</li> <li>[ X ] satisfaction of users (regarding the services delivered by the [ X ] costs of the judicial procedures</li> <li>[ X ] clearance rate</li> <li>[ X ] disposition time</li> </ul>	ne by the public prosecution)	
<ul> <li>[ X ] number of pending cases</li> <li>[ X ] backlogs</li> <li>[ X ] productivity of prosecutors and prosecution staff</li> <li>[ X ] satisfaction of prosecution staff</li> <li>[ X ] satisfaction of users (regarding the services delivered by the [ X ] costs of the judicial procedures</li> <li>[ X ] clearance rate</li> </ul>	ne by the public prosecution)	
<ul> <li>[X] backlogs</li> <li>[X] productivity of prosecutors and prosecution staff</li> <li>[X] satisfaction of prosecution staff</li> <li>[X] satisfaction of users (regarding the services delivered by the [X] costs of the judicial procedures</li> <li>[X] clearance rate</li> </ul>	ne by the public prosecution)	
<ul> <li>[ X ] productivity of prosecutors and prosecution staff</li> <li>[ X ] satisfaction of prosecution staff</li> <li>[ X ] satisfaction of users (regarding the services delivered by the [ X ] costs of the judicial procedures</li> <li>[ X ] clearance rate</li> </ul>	ne by the public prosecution)	
<ul> <li>[ X ] satisfaction of prosecution staff</li> <li>[ X ] satisfaction of users (regarding the services delivered by the [ X ] costs of the judicial procedures</li> <li>[ X ] clearance rate</li> </ul>	ne by the public prosecution)	
[ X ] satisfaction of users (regarding the services delivered by the [ X ] costs of the judicial procedures [ X ] clearance rate	ne by the public prosecution)	
[ X ] costs of the judicial procedures [ X ] clearance rate	ne by the public prosecution)	
[ X ] clearance rate		
[X] disposition time		
[ 12 ] disposition time		
[X] percentage of convictions and acquittals		
[ ] other (please specify):		
Comments		
771. Do you monitor the number of pending car	ses and cases that are not	processed within a
easonable timeframe (backlogs) for:		1
[X] civil law cases		
[X] criminal law cases		
[X] administrative law cases		
Comments		
172. Do vou monitor resiting time during indici	ial mma aga dim ag 9	
772. Do you monitor waiting time during judici		T
	Yes (If yes, please specify)	No
within the courts	(X) There are reminders in the CMS after certain period.	( )
within the public prosecution services	( X ) There are reminders in the CMS after certain period.	( )
Comments		
		d on the monitored
73 Do you have a system to evaluate regularly	v collet bettormance base	a on me momorea
773. Do you have a system to evaluate regularly	y court performance base	
ndicators of question 70?	y court performance base	
ndicators of question 70? (X) Yes	y court performance base	
ndicators of question 70?  (X) Yes  () No	y court performance base	
ndicators of question 70?  (X) Yes  () No Comments	y court performance base	
ndicators of question 70?  (X) Yes  () No	y court performance base	
ndicators of question 70?  (X) Yes  () No Comments	y court performance base	

Comments - If "Less frequent" or "More frequent", please specify: 4 times a year.
073-1. Is this evaluation of the court activity used for the later allocation of resources within this
court?
(X)No
Comments
073-2. If yes, which courses of action are taken (multiple replies possible)?
[ ] Identifying the causes of improved or deteriorated performance
[ ] Reallocating resources (human/financial resources based on performance)
[ ] Reengineering of internal procedures to increase efficiency
[ ] Other (please specify):
Comments
073-3. Do you have a system to evaluate regularly the performance of the public prosecution
services based on the monitored indicators of question 70-1?
( ) Yes
( X ) No
Comments
073-4. If yes, please specify the frequency:
( ) Annual
( ) Less frequent
( ) More frequent
Comments - If "less frequent" or "more frequent", please specify:
073-5. Is this evaluation of the activity of public prosecution services used for the later allocation
of resources within this public prosecution service?
( ) Yes
(X)No
Comments
073-6. If yes, which courses of action are taken (multiple replies possible)?
[ ] Identifying the causes of improved or deteriorated performance
[ ] Reallocating resources (human/financial resources based on performance)
[ ] Reengineering of internal procedures to increase efficiency
[ ] Other (please specify):
Comments

(X) More frequent

079. Who is responsible for evaluating the performance of the courts (multiple replies possible)?
[ X ] High Judicial Council
[X] Ministry of Justice
[ ] Inspection authority
[ ] Supreme Court
[ ] External audit body
[ ] Other (please specify):
Comments
079-1. Who is responsible for evaluating the performance of the public prosecution services
(multiple replies possible)?
[ ] Public Prosecutorial Council
[X] Ministry of Justice
[ ] Head of the organisational unit or hierarchically superior public prosecutor
[ X ] Prosecutor General /State public prosecutor
[ ] External audit body
[ ] Other (please specify):
Comments
3.6.3Information regarding courts /public prosecution services activity
080. Is there a centralised institution that is responsible for collecting statistical data regarding the
functioning of the courts?
( X ) Yes (please indicate the name and the address of this institution):MoJ, the Supreme Court
( ) No
Comments
080-1. Are the statistics on the functioning of each court published?
(X) Yes, on the internet (please provide the link)https://www.kohus.ee/dokumendid-ja-vormid/kohtute-menetlusstatistika
( ) No, only internally (on an intranet website)
( ) No
Comments
080-2. Is there a centralised institution that is responsible for collecting statistical data regarding
the functioning of the public prosecution services?
( X ) Yes (please indicate the name and the address of this institution):MoJ, Prosecutor's Office
( ) No
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080-3. Are the statistics on the functioning of each public prosecution service published?
( X ) Yes, on the internet (please provide the link)https://aastaraamat.prokuratuur.ee/prokuratuuri-aastaraamat-2022/kriminaalmenetluste-statistika
( ) No, only internally (on an intranet website)
( ) No
Comments
=
081. Are individual courts required to prepare an activity report (that includes, for example, data
on the number of resolved cases or pending cases, the number of judges and administrative staff
targets and assessment of the activity)?
(X)Yes
( ) No
Comments - If yes, please describe the content of the report and its audience (i.e. to whom the report is primarily intended):
081-1. If yes, please specify in which form this report is released:
[ ] Internet
[ X ] Intranet (internal) website
[ ] Paper distribution
Comments
081-2. If yes, please, indicate the periodicity at which the report is released:
(X) Annual
( ) Less frequent
( ) More frequent
Comments
=
081-3. Are public prosecution services required to prepare an activity report (that includes, for
example, data on the number of incoming cases, the number of decisions, the number of public
prosecutors and administrative staff, targets and assessment of the activity)?
( ) Yes
(X) No
Comments - If yes, please describe the content of the report and its audience (i.e. for whom the report is primarily intended):
081-4. If yes, please specify in which form this report is released:
[ ] Internet
[ ] Intranet (internal) website

	which the report is released:
( ) Annual	
( ) Less frequent	
( ) More frequent	
Comments	
3.6.4 Performance and evaluation of judges and p	bublic prosecutors
083. Are there quantitative performance targets define	ned for each judge (e.g. the number of
resolved cases in a month or year)?	
( ) Yes	
( X ) No	
Comments	
083-1. Who is responsible for setting these targets for	or each judge?
[ ] Executive power (for example the Ministry of Justice)	
[ ] Legislative power	
[ ] Judicial power (for example the High Judicial Council, Supreme C	Court)
[ ] President of the court	
5 101 (1 10)	
[ ] Other (please specify):	
[X] NAP  Comments	ese targets are not met?
[ X ] NAP  Comments	ese targets are not met?  Consequences:
[ X ] NAP	
Comments  083-1-1. What are the consequences for a judge if the	Consequences:  [ ] Warning by court's president [ ] Temporary salary reduction [ ] Reflected in the individual assessment [ ] Other, please specify: [Comment] [ ] Warning by court's president [ ] Temporary salary reduction [ ] Reflected in the individual assessment [ ] Other, please specify: [Comment]
Comments  083-1-1. What are the consequences for a judge if the Without disciplinary procedure	Consequences:  [ ] Warning by court's president [ ] Temporary salary reduction [ ] Reflected in the individual assessment [ ] Other, please specify: [Comment] [ ] Warning by court's president [ ] Temporary salary reduction [ ] Reflected in the individual assessment

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[ ] Paper distribution

Comments

114. Is there a system of individual eva	Existence of a system of individual
	evaluation of the judges' work
Quantitative	( ) Yes
	( X ) No
Qualitative	( ) Yes ( X ) No
Comment: Please specify the criteria on which the assepurposes for which the results of the assessment are use	essment is based, the authority competent for carrying out the assessment, the
114-1. Please specify the frequency of	this evaluation:
( ) Annual	
( ) Less frequent	
( ) More frequent	
( ) Different frequencies used, please specify: [ $X$ ] NAP	
=	
	nce targets defined for each public prosecutor (e.g. the
number of decisions in a month or year	
( ) Yes	
(X) No	
Comments	
083-3. Who is responsible for setting the	nese targets for each public prosecutor?
[ ] Executive power (for example the Ministry of J	ustice)
[ ] Prosecutor General /State public prosecutor	
[ ] Public Prosecutorial Council	
[ ] Head of the organisational unit or hierarchically	superior public prosecutor
[ ] Other (please specify):	
Comments	
083-3-1. What are the consequences for	r a prosecutor if these targets are not met?
	Consequences:
Without disciplinary procedure	[ ] Warning by head of prosecution [ ] Temporary salary reduction

[ ] Reflected in the individual

[ ] Other, please specify: [Comment]

assessment

[ ] NAP

With disciplinary procedure	[ ] Warning by head of prosecution
	[ ] Temporary salary reduction [ ] Reflected in the individual
	assessment
	[ ] Other, please specify: [Comment]
No consequences	[ ] No consequences
Comments	
120. Is there a system of individual evaluation	on of the public prosecutors' work?
	Existence of a system of individual evaluation of thepublic prosecutors' work
Quantitative	( ) Yes ( X ) No
Ovalitativa	( ) Yes
Qualitative	(X) No
( ) Annual	
( ) Annual	
( ) Less frequent	
( ) More frequent	
( ) Different frequencies used, please specify:	
Comments	
C4. Please indicate the sources for answering	g the questions in this part
Sources: MoJ	<del>-</del>
Eain trial	
.Fair trial	
.1.Principles	
4.1.1Principles of fair trial	
084. Percentage of first instance criminal in attending the hearing in person nor is representations.	absentia judgments (cases in which the suspect is no ented by a lawyer)?
[ X ] NA	Page 67 of 127

Comments - Please add methodology for calculation used.

085. Is there a procedure to effectively ch	allenge a judge	(recusal), if a party	considers t	that the
judge is not impartial?				

(X) Yes
() No

Comments - Please could you briefly specify:

#### 085-1. If yes, what are:

	-
The total number of the initiated procedures in the reference year	
	[ XZ ] NI A
	[ X ] NA
	[ ] NAP
The total annulus of a consolir annual in the articles.	
The total number of recusals pronounced in the reference year	
	[ X ] NA
	[ ] NAP

Comment - Please, could you briefly specify:

## 086. Is there in your country a monitoring system for the violations related to Article 6 of the European Convention on Human Rights?

- [X] For civil procedures (non-enforcement)
- [X] For civil procedures (timeframe)
- [X] For criminal procedures (timeframe)

[ ] NAP

Comments - Please specify what are the terms and conditions of this monitoring system (information related to acknowledged violations by ECHR at the State/courts level; implementation of internal systems to prevent other violations (that are similar) and if possible to measure an evolution of the established violations):

## 086-1. Is there in your country a possibility to review/reopen a case after a finding of a violation of the European Convention on Human Rights by the European Court of Human Rights?

- [X] For civil cases
- [X] For criminal cases
- [X] For administrative cases

[]NAP

Comments

#### D1. Please indicate the sources for answering the questions in this part

Sources: MoJ			

#### 4.2.Timeframe of proceedings

#### 4.2.1 General information

[X] civil cases

Comments

4.2.2 Case flow management – first instance

091. First instance courts: number of other than criminal law cases.

Pending cases

087. Are there specific procedures for urgent matters regarding:

ges deliver an oral judge	ement with a written order
?	
to conclude agreements	on arrangements for
•	
•	
Yes	No
(X)	( )
(X)	( )
	to conclude agreements on timeframes for lawy

on 1 Jan. ref.
year

on 31 Dec. ref.
year

on 31 Dec. ref.
years from the
date the case
came to the first
instance court

Pending cases

Incoming cases Resolved cases

Pending cases

Total of other than criminal law	24 073	319 774	318 878	24 795	770
cases (1+2+3+4)	[ ] NA				
Cases (1121311)	[ ] NAP				
1. Civil (and commercial)	7 007	16 739	16 509	7 146	612
	[ ] NA				
litigious cases (including litigious	[ ] NAP	[ ] NAP	[]NAP	[ ] NAP	[]NAP
enforcement cases and if possible					
without administrative law cases,					
see category 3)					
see category 3)					
2. Non litigious cases	15 887	300 265	299 633	16 406	122
(2.1+2.2+2.3)	[ ] NA				
(======================================	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP	[]NAP
2.1. General civil (and	10 657	70 062	68 144	12 474	122
·	[ ] NA				
commercial) non-litigious cases,	[ ] NAP				
e.g. uncontested payment orders,					
request for a change of name,					
non-litigious enforcement cases					
etc. (if possible without					
_ · -					
administrative law cases, see					
category 3; without registry cases					
and other cases, see categories					
2.2 and 2.3)					
2.2 and 2.3)					
2.2. Registry cases	5 230	230 203	231 489	3 932	0
(2.2.1+2.2.2+2.2.3)	[ ] NA				
(2:2:1:12:2:12:2)	[ ] NAP	[ ] NAP	[]NAP	[ ] NAP	[] NAP
2.2.1. Non litigious land registry	2 993	117 269	118 240	2 010	0
	[ ] NA				
cases	[ ] NAP				
2.2.2 Non litigious business	2 237	112 934	113 249	1 922	0
2.2.2 Non-litigious business	[ ] NA	[] NA	[] NA	[] NA	[ ] NA
registry cases	[ ] NAP	[]NAP	[ ] NAP	[ ] NAP	[ ] NAP
2.2.3. Other registry cases	F 1 N 1 A	r 1 NTA	r 1 NTA	[ ] NI A	[ ] NI A
	[ ] NA [ X ] NAP				
	[A]NAI	[ X ] IVAI	[A] NAI	[A] NAI	[A]NAI
2.3. Other non-litigious cases					
	[ ] NA				
	[ X ] NAP	[X]NAP			
3. Administrative law cases	1 179	2 770	2 736	1 243	36
	[ ] NA				
	[ ] NAP				
4. Other cases					
T. Ouici cases	[ ] NA				
	[X]NAP	[X]NAP	[X]NAP	[X]NAP	[X]NAP
	L J - 1 - 1 - 1	1 1 - 1 - 1 - 1	L J - · · · ·	L J - 1	L J - 1 - 1 - 1

Comments No comment could be provided on the variations in the caseflow between 2020 and 2022.

# 092. If courts deal with "civil (and commercial) non-litigious cases", please indicate the case categories included:

. MoJ			

093. Please indicate the case categories included in the category "other cases":			
. NAP			

#### 094. First instance courts: number of criminal law cases.

	Pending cases on 1 Jan. ref. year	Incoming cases	Resolved cases	Pending cases on 31 Dec. ref. year	Pending cases older than 2 years from the date the case came to the first instance court
Total of criminal law cases	1 621	17 512	17 270	1 693	42
(1.2.2)	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
(1+2+3)	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP
1. Severe criminal cases	644	3 887	3 921	557	29
	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP
2. Misdemeanour and / or minor	508	5 113	4 878	628	2
ariminal aggs	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
criminal cases	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP
3. Other criminal cases	469	8 512	8 471	508	11
	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[]NAP	[ ] NAP	[]NAP	[]NAP	[ ] NAP

Comments - If you cannot make a distinction between misdemeanour criminal cases and severe criminal cases (according to the CEPEJ definitions), please specify what cases are reported in those categories. If "Other criminal cases", please specify

#### 4.2.3 Case flow management – second instance



#### 097. Second instance courts (appeal): Number of "other than criminal law" cases.

	Pending cases on 1 Jan. ref. year	Incoming cases	Resolved cases	Pending cases on 31 Dec. ref. year	Pending cases older than 2 years from the date the case came to the second instance court
Total of other than criminal law	1 516	4 157	4 012	1 659	12
cases (1+2+3+4)	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
Cases (1+2+3+4)	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP
1. Civil (and commercial)	775	1 750	1 714	810	8
litigious cases (including litigious	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP
enforcement cases and if possible					
without administrative law cases,					
see category 3)					
2. Non litigious cases	283	1 042	1 011	313	3
	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
(2.1+2.2+2.3)	[ ] NAP	[]NAP	[]NAP	[]NAP	[]NAP

2.1. General civil (and	283	1 042	1 011	313	3
commercial) non-litigious cases,	[]NA []NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP
e.g. uncontested payment orders,	[ ]NAP	INAP	[]NAP	[ ] NAP	[ ] NAP
request for a change of name,					
non-litigious enforcement cases					
etc. (if possible without					
administrative law cases, see					
category 3; without registry cases					
and other cases, see categories					
2.2 and 2.3)					
2.2. Registry cases					
(2.2.1+2.2.2+2.2.3)	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
,	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP
2.2.1. Non litigious land registry					
cases	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
Cusos	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP
2.2.2 Non-litigious business					
registry cases	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
legistry cases	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP
2.2.3. Other registry cases					
2.2.2. Guidi regisary cuses	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP
2.3. Other non-litigious cases					
2.3. Other non-nuglous cases	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[X]NAP	[X]NAP	[X]NAP	[X]NAP	[X]NAP
3. Administrative law cases	458	1 365	1 287	536	1
5. Administrative law cases	[] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[]NAP	[]NAP	[]NAP	[]NAP	[]NAP
1.01					
4. Other cases	r 1 NTA	r 1 NIA	r 1 NIA	[ ] NIA	r i Nia
	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP	[]NA	[ ] NA [ X ] NAP
	[ A ] NAP	[ A ] NAP	[ A ] NAP	[ X ] NAP	[A]NAP

Comments - If "Other cases" please specify "Administrative law cases": there are problems that have been dealt with but no results can be observed yet. Above all there were many vacancies in civil departments and that has had an effect in administrative too.

### 098. Second instance courts (appeal): Number of criminal law cases.

	Pending cases on 1 Jan. ref. year	Incoming cases	Resolved cases	Pending cases on 31 Dec. ref. year	Pending cases older than 2 years from the date the case came to the second instance court
Total of criminal law cases	154	1 782	1 794	142	0
(1+2+3)	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
(1+2+3)	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP
1. Severe criminal cases	146	1 635	1 650	131	0
	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP
2. Misdemeanour and / or minor	8	147	144	11	0
criminal cases	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP

3. Other criminal cases						
	[ ] NA					
	[ X ] NAP					

Comments - If you cannot make a distinction between misdemeanour criminal cases and severe criminal cases (according to the CEPEJ definitions), please specify what cases are reported in those categories. If "Other criminal cases", please specify: In recent years, there has been a (wide-ranging) generational change among judges in Estonia, which has led to a temporary drop in performance. especially in the district courts.

### 4.2.4 Case flow management – Supreme Court



#### 099. Highest instance courts (Supreme Court): Number of "other than criminal law" cases:

	Pending cases on 1 Jan. ref. year	Incoming cases	Resolved cases	Pending cases on 31 Dec. ref. year	Pending cases older than 2 years from the date the case came to the Supreme Court
Total of other than criminal law	61	145	134 [] NA	72 []NA	0 [ ] NA
cases (1+2+3+4)	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP
1. Civil (and commercial)	31	80	79	32	0
litigious cases (including litigious	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
enforcement cases and if possible	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP
without administrative law cases,					
see category 3)					
2. Non litigious cases					
(2.1+2.2+2.3)	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
(2.112.212.3)	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP
2.1. General civil (and					
commercial) non-litigious cases,	[]NA	[]NA	[]NA	[]NA	[]NA
e.g. uncontested payment orders,	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP
request for a change of name,					
non-litigious enforcement cases					
etc. (if possible without					
administrative law cases, see					
category 3; without registry cases					
and other cases, see categories					
2.2 and 2.3)					
2.2. Registry cases					
(2.2.1+2.2.2+2.2.3)	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
(2.2.1+2.2.2+2.2.3)	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP
2.2.1. Non litigious land registry					
cases	[]NA	[]NA	[]NA	[]NA	[]NA
	[ X ] NAP	[ X ] NAP	[X]NAP	[ X ] NAP	[ X ] NAP
2.2.2 Non-litigious business	r 1 Ni A	[ ] NIA	r 1 NIA	r i Nia	r 1 NIA
registry cases	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP
2.2.3 Other registry coses					
2.2.3. Other registry cases	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP

2.3. Other non-litigious cases						
	[ ] NA					
	[ X ] NAP					
3. Administrative law cases	30	65	55	40	0	
	[ ] NA					
	[ ] NAP					
4. Other cases						
	[ ] NA					
	[ X ] NAP					

Comments - If "Other cases", please specify

# 099-1. At the level of the Highest court (Supreme Court), is there a procedure of manifest inadmissibility?

(X) Yes, please indicate the number of cases closed by this procedure: 2250

( ) No

Comments

#### 100. Highest instance courts (Supreme Court): Number of criminal law cases.

	Pending cases on 1 Jan. ref. year	Incoming cases	Resolved cases	Pending cases on 31 Dec. ref. year	Pending cases older than 2 years from the date the case came to the Supreme Court
Total of criminal law cases	28	136	134	30	
(1+2+3)	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
(1+2+3)	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP	[ X ] NAP
1. Severe criminal cases					
	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP
2. Misdemeanour and / or minor					
criminal cases	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
CIMINAL CUSCS	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP
3. Other criminal cases					
	[ ] NA	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP	[ X ] NAP

Comment - If you cannot make a distinction between misdemeanour criminal cases and severe criminal cases (according to the CEPEJ definitions), please specify what cases are reported in those categories. If "Other criminal cases", please specify

#### 4.2.5 Case flow management and timeframes – specific cases



#### 101. Number of specific litigious cases received and processed by first instance courts.

	Pending cases on 1 Jan. ref. year	Incoming cases			Pending cases older than 2 years from the date the case came to the first instance court
Litigious divorce cases	164	745	757	152	2
	[] NA [] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP

Employment dismissal cases	234	239	264	199	18	
	[ ] NA					
	[ ] NAP					
Insolvency	191	1 450	1 330	283	0	
	[ ] NA					
	[ ] NAP					
Robbery case	15	53	56	12	0	
·	[ ] NA					
	[ ] NAP					
Intentional homicide	9	4	5	5	0	
	[ ] NA					
	[ ] NAP	[ ] NAP	[]NAP	[ ] NAP	[] NAP	

Comments "Insolvency cases": there si no particular reason explaining the increased number of pending cases. Generally speaking, insolvency cases tend to be the cases that take the longest time.

#### 101-0. Number of cases relating to asylum seekers and to the right of entry and stay for aliens.

	Pending cases on 1 Jan. ref. year	Incoming cases	Resolved cases	Pending cases on 31 Dec ref. year	Pending cases for more than 2 years
Court cases relating to asylum	5	65	44	17	0
seekers (refugee status under the	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP
1951 Geneva Convention)	[ ] IVAI	[ ] IVAI	[ ] IVAI	[ ] IVAI	[]IVAI
Court cases relating to the right	0	181	179	2	0
of entry and stay for aliens	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP

Comments Numbers are quite small and are mostly connected to the war in Ukraine.

# 101-1. Could you briefly describe the system in your country dealing with legal remedies relating to asylum seekers (refugee status under the 1951 Geneva Convention) and the right of entry and stay for aliens:

.1	https://www.riigiteataja.ee/en/eli/5160120170	05/consolide	

# 101-2. Number of cases relating to child sexual abuse and child pornography received and processed by first instance courts.

Incoming cases			Pending cases older than 2 years from the date the case came to the first instance court
 			[ X ] NA [ ] NAP
Pending cases on 1 Jan. ref. year	on 1 Jan. ref. year  [X]NA [X]NA	on 1 Jan. ref. year  [X]NA [X]NA [X]NA	on 1 Jan. ref. year  on 31 Dec ref. year

Child pornography					
	[ X ] NA				
	[ ] NAP				

Comments - Please explain what are the legal definitions of these categories of offences in your system:

102. Percentage of decisions subject to appeal, average length of proceedings and percentage of cases pending for more than 3 years for all instances for specific litigious cases. The average length of proceedings has to be calculated from the date the application for judicial review is lodged to the date the judgment is made, without taking into account the investigation phase in criminal cases as well as enforcement procedure.

	% of decisions subject to appeal	Average length in 1st instance (in days)	Average length in 2nd instance (in days)	Average length in 3rd instance (in days)	Average length of the entire procedure (in days)	% of cases pending for more than 3 years for all instances
Civil and commercial litigious cases	Allow decimals : 2  9 [ ] NA [ ] NAP	138 []NA []NAP	173 []NA []NAP	[X]NA []NAP	[X]NA []NAP	Allow decimals : 2  [X]NA  []NAP
Litigious divorce cases	Allow decimals : 2 2 [] NA [] NAP	76 []NA []NAP	59 []NA []NAP	[X]NA []NAP	[X]NA []NAP	Allow decimals : 2  [X]NA  []NAP
Employment dismissal cases	Allow decimals : 2 25 [] NA [] NAP	293 []NA []NAP	162 []NA []NAP	[X]NA []NAP	[X]NA []NAP	Allow decimals : 2  [X]NA  []NAP
Insolvency cases	Allow decimals : 2  5 [] NA [] NAP	55 []NA []NAP	94 []NA []NAP	[X]NA []NAP	[X]NA []NAP	Allow decimals : 2  [X]NA  []NAP
Robbery cases	Allow decimals : 2  14 [] NA [] NAP	83 []NA []NAP	69 []NA []NAP	[X]NA []NAP	[X]NA []NAP	Allow decimals : 2  [X]NA  []NAP
Intentional homicide cases	Allow decimals : 2 19 [ ] NA [ ] NAP	383 []NA []NAP	89 []NA []NAP	[X]NA []NAP	[X]NA []NAP	Allow decimals : 2  [ X ] NA  [ ] NAP

Comments "Intentional homicide": there are couple of very lengthy criminal cases that that affected the length of proceedings. "Civil and commercial litigious cases": generally speaking the average length of proceedings is increasing in the recent years in all civil cases at 1st and 2nd instances. "Employment dismissal cases": the average length at first instance increased and it is related to the performance of the first instance civil judges.

104. How is the length of proceedings calculated for the six case categories of question 102? Please give a description of the calculation method.

. We look at the length of the proceedings from the date of arrival of the matter the arithmetic mean of these elements.	until it is resolved in one instance, and then we find
4.2.6 Case flow management – public prosecution	•
105. Role and powers of the public prosecutor in the crimina	al procedure (multiple replies
possible):	ii procedure (murapie repnes
[X] to conduct or supervise investigation	
[X] when necessary, to request investigation measures from the judge	
[X] to charge	
[ X ] to present the case in court	
[ X ] to propose a sentence to the judge	
[X] to appeal	
[ ] to supervise the enforcement procedure	
[ X ] to discontinue a case without needing a decision by a judge (ensure consisten	acy with question 36!)
[ X ] to end the case by imposing or negotiating a penalty or measure without requ	niring a judicial decision
[ ] other significant powers (please specify):	
Comments	
106. Does the public prosecutor also have a role in:	
[ ] civil cases	
[ ] administrative cases	
[ ] insolvency cases	
Comments - If yes, please specify:	
107 D 11'	.1
107. Public prosecutors: Total number of 1st instance crimin	
	Number of cases
1.Pending cases on 1 Jan. ref. year	2 088
	[ ] NA [ ] NAP
2.Incoming/received cases	25 584
	[ ] NA [ ] NAP
3.Processed cases (3.1+3.2+3.3+3.4)	7 596
	[ ] NA [ ] NAP
3.1.Discontinued during the reference year (3.1.1+3.1.2+3.1.3+3.1.4.)	3 406

[]NA []NAP

1.1 Discontinued by the public prosecutor because the offender could not be entified	[ X ] NA	
1.2 Discontinued by the public prosecutor due to the lack of an established	F 37 1 NT A	
fence or a specific legal situation	[X]NA	
	[ ] NAP	
1.3 Discontinued by the public prosecutor for reasons of opportunity		
	[ X ] NA	
	[ ] NAP	
1.4 Discontinued for other reasons		
	[ X ] NA	
	[ ] NAP	
2.Concluded by a penalty or a measure imposed or negotiated by the public		
	[ X ] NA	
osecutor	[]NAP	
	1.100	
3.Cases brought to court	4 190	
	[ ] NA	
	[ ] NAP	
Pending cases on 31 Dec. ref. year	2 220	
column cases on 31 Dec. 101. year	[ ] NA	
	[]NAP	

# 107-1. If the guilty plea procedure exists, how many cases were concluded by this procedure?

	Total	Severe criminal cases	Misdemeanour and / or minor criminal cases
Total number of guilty plea procedures			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
Before the main trial			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
During the main trial			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP

Comments

109. Do the figures provided in Q107 include traffic offence cas
--

(X) Yes

( ) No

Comments

# D2. Please indicate the sources for answering the questions in this part

Sources: MoJ			

#### 5. Career of judges and public prosecutors

#### 5.1.Recruitment and promotion

# 5.1.1Recruitment and promotion of indges

5.1.1 Recruitment and promotion of judges
110. How are judges recruited?
[ X ] through a competitive exam (open competition)
[ ] through a recruitment procedure for experienced legal professionals (for example experienced lawyers)
[ ] other (please specify):
Comments See general comments.
110-1. Please briefly describe the recruitment procedure(s) for judges in your country:
. See general comments.
110-2. What are the recruitment requirements for judges (multiple replies possible)?
[ X ] Age
[ X ] Nationality
[ X ] Physical/Psychological capacity
[ ] General studies in law
[X] Advanced studies in law (Master, PhD)
[ X ] Number of years of relevant experience
[ ] Traineeship/judicial functions in courts
[ ] Validation of a general state examination in law
[X] Validation of a specific examination for judges
[ X ] Clean criminal record
[ ] Foreign languages
[ X ] Personal requirements (related to integrity)
[X]Other
Comments - If "other", please specify: 1) knows Estonian at an advanced level; 2) who has been removed from the position of judge,

C notary, sworn interpreter or bailiff; 3) who has been expelled from the bar association;

- 4) who has been dismissed from public service for a disciplinary offence;
- 5) who is a bankrupt debtor;
- 6) whose auditor's professional activity has been terminated, except for termination based on the auditor's application;
- 7) from whom the patent attorney's invitation has been revoked, except for the revocation of the invitation based on the patent attorney's application.

Traineeship/judicial functions in courts is not required, can be e.g worked as judge or prosecutor or in a similar field.

#### 110-3. In the frame of these recruitments, please indicate the number of applicants for the position

# of judge and the number of recruitments actually made during the reference year:

	Total	Males	Females
Number of applicants	[X]NA	[X]NA	[X]NA
Number of recruited persons	[ X ] NA	[X]NA	[ X ] NA

Comments Data not collected.
110-4. If the number of applicants decreased in the last years did you take any remedial measures?
( ) Yes
(X) No
Comments
110-5. If yes, please specify what remedies you implemented:
[ ] Increase of salary
[ ] Other financial incentives
[ ] Improving working conditions
[ ] Workload reduction at the beginning of career
[ ] Other adjustments in the frame of the induction of new judges
[ ] Other
Comments: If "other", please, specify:
<b>●</b>
111. Authority(ies) responsible for recruitment - are judges initially/at the beginning of their career
recruited and nominated by:
[ ] An authority made up of judges only
[ ] An authority made up of non-judges only
[ X ] An authority/authorities made up of judges and non-judges
[ ] Other
Comments - Please indicate the name of the authority(ies) responsible for the whole procedure of recruitment and nomination of judges. If

#### 111-1. How many members compose this authority?

	Total	Males	Females
Members	16	5	11
	[ ] NA [ ] NAP	[ ] NA [ ] NAP	[ ] NA [ ] NAP

Comments – Please specify what is the status of this authority and who is proposing/appointing its members:

# 111-2. May non-selected candidates appeal against the decision on recruitment/appointment?

(X)Yes			
( ) No			
Comments – Please specify the procedure to	be followed, the competent	t authority, the moment for	r exercising the right of appeal:
112. Is the same authority (Q11	1) competent for the	e promotion of juda	ges?
(X)Yes			
( ) No			
Comments - No, please specify which author	rity is competent for promo	ting judges	
113. What is the procedure for t	the promotion of jud	lges? (multiple rep	lies possible)
[ ] Competitive test / Exam			
[ ] Previous individual evaluations			
[ ] Other procedure(s) (interview or other	er)		
[ X ] No special procedure			
Comments - Please specify how the promoti how the publicity of promotion processes is	ensured:		
113-0. In the frame of the prom			umber of applicants and the
number of promotions actually	_	<u> </u>	
	Total	Males	Females
Number of applicants	[X]NA	[X]NA	[X]NA
Number of promoted persons	[ X ] NA	[ X ] NA	[X]NA
Comments			
113-1. Please indicate the criter	ia used for the pron	notion of a judge? (	multiple replies possible)
[X] Years of experience	•		
[ X ] Professional skills (and/or qualitativ	e performance)		
[ ] Performance (quantitative)			
[ ] Subjective criteria (e.g. integrity, rep	utation)		
[ ] Other			
[ ] No criteria			
Comments - Please specify any useful comm	nent regarding the criteria (e	especially if you have chec	ked the box "performance" or "other
5.1.2Status, recruitment and p	romotion of prosec	cutors	•
115. What is the status of public	c prosecution servic	es?	
[ ] Has an independent status as a separa	-		
[ X ] Is part of the executive power but en	-		now and to what extent)
[ ] Is part of the executive power (without			······································

[ ] Is part of the judicial power but enjoys functional independence (please briefly explain how and to what extent)
[ ] Is part of the judicial power (without functional independence)
[ ] Is a mixed model (please explain)
[ ] Has other status (please explain)
Comments - When appropriate, please specify the objective guarantees of this independence (such as funding) and where they are enshrined (Constitution, legislation etc.). Furthermore, if "mixed model" or "other", please specify.
115-1. Are specific instructions addressed to a public prosecutor to prosecute or not prohibited by
law or other regulation?
(X) Yes
( ) No
Comments - If yes, please specify:
115-2. If they are prohibited by law or other regulation, are there exceptions?
( ) Yes
(X) No
[ ] NAP
Comments - Please describe these exceptions:
115-3. Which authority can issue such specific instructions?
[ ] General Prosecutor
[ ] Higher prosecutor/Head of prosecution office
[ ] Executive power
[ ] Other
[ X ] NAP
Comments - If "Other", please specify:
115-4. What form these instructions may take?
[ ] Oral instruction
[ ] Oral instruction with written confirmation
[ ] Written instruction
[ ] Other
[X]NAP
Comments - If "Other", please specify:
115-5. In that case, are the instructions:
[ ] Issued seeking prior advice from the competent public prosecutor
[ ] Mandatory
[ ] Reasoned
[ ] Recorded in the case file
[ ] Other

Comments - If "Other", please specify:
15-6. What is the frequency of this type of instructions:
( ) Exceptional
( ) Occasional
( ) Frequent
( ) Systematic [X]NAP
Comments
15-7. Can the public prosecutor oppose/report an instruction to an independent body?
( ) Yes
( ) No
[ X ] NAP

116. How are public prosecutors recruited?

[ X	] through a competitive exam (open competition)
[	] through a recruitment procedure for experienced legal professionals (for example experienced lawyers)
]	] other (please specify):

Comments - If yes, please specify to which body/institution and please describe under which conditions.

Comments

#### 116-1. Please briefly describe the recruitment procedure(s) for prosecutors in your country:

. Application: Candidates interested in becoming prosecutors typically need to submit an application to the Estonian Ministry of Justice or the State Prosecutor's Office when a vacancy is announced.

Written Examination: Qualified applicants may be required to take a written examination to assess their legal knowledge and analytical skills. This examination may cover various areas of law and legal procedures.

Interview: Successful candidates in the written examination may be invited for an interview. During the interview, candidates are evaluated based on their communication skills, legal expertise, and their motivation to become a prosecutor.

Background Check: Applicants may undergo a thorough background check to ensure they meet the ethical and legal requirements for the position.

Prosecution Service Training: If a candidate passes all previous stages, they may be admitted to the Prosecution Service Training, which is a comprehensive training program for future prosecutors. This training program provides further education and practical experience in the field of prosecution.

Probationary Period: After completing the training, successful candidates typically undergo a probationary period where they work as prosecutors under supervision to gain practical experience.

Appointment: Upon successful completion of the probationary period, candidates may be appointed as prosecutors and begin their career in the Estonian prosecution service.

116-2. What are the recruitment rec	quirements for p	rosecutors (multiple	replies possible)?
[ X ] Age			
[ X ] Nationality			
[ X ] Physical/Psychological capacity			
[ ] General studies in law			
[ X ] Advanced studies in law (Master, PhD)			
[ ] Number of years of relevant experience			
[ ] Traineeship/judicial functions in courts			
[ ] Validation of a general state examination	in law		
[X] Validation of a specific examination for p	prosecutors		
[ X ] Clean criminal record			
[ ] Foreign languages			
[ X ] Personal requirements (related to integrit	y)		
[ ] Other			
[ ] NAP			
Comments - If "other", please specify:			
	Total	Males	Females
Number of applicants	[ X ] NA	[ X ] NA	[ X ] NA
Number of recruited persons	[ X ] NA	[ X ] NA	[ X ] NA
Comments			
116-4. If the number of applicants	decreased in the	last years did you ta	ake any remedial measures
( ) Yes			
( X ) No			
Comments			
116-5. If yes, please specify wh	at remedies you	implemented:	
[ ] Increase of salary			
[ ] Other financial incentives			
[ ] Improving working conditions			
[ ] Workload reduction at the beginning	of career		
[ ] Other adjustments in the frame of the	e induction of new pros	secutors	
[ ] Other			
Comments: If "other", please, specify:			

117. Authority(ies) responsible	e for recruitment - Are	e public prosecuto	rs initially/at the beginning
of their career recruited by:			
[ ] An authority composed of public p	rosecutors only		
[ ] An authority composed of non-pub	lic prosecutors only		
[X] An authority composed of public p	prosecutors and non-public pro	secutors	
[ ] Other			
Comments - Please indicate the name of the prosecutors. If there are several authorities		_	recruitment and nomination of public
117-1. How many members co	ompose this authority?	?	
	Total	Male	Female
Members	7 []NA []NAP	[ X ] NA [ ] NAP	[X]NA []NAP
Comments – Please specify what is the sta	tus of this authority and who is	s proposing/appointing its	s members:
117-2. May non-selected cand  (X) Yes  () No  Comments – Please specify the procedure  118. Is the same authority (Q. (X) Yes  () No, please specify which authority  Comments	to be followed, the competent 117) competent for the is competent for promoting put	authority, the moment fo	r exercising the right of appeal:  olic prosecutors?
119. What is the procedure for	the promotion of pro	secutors? (multipl	e replies possible)
[ X ] Competitive test / exam			
[ ] Previous individual evaluations	4		
[ X ] Other procedure(s) (interview or o	tner)		
[ ] No special procedure			
Comments - Please specify how the promo examination) and how the publicity of pro-	= =	s is organised (especially	if there is no competition or
119-1. In the frame of the pror	motion procedures, ple	ease indicate the n	umber of applicants and the
number of promotions actually	y made during the refe	erence year:	
	Total	Males	Females

Number of applicants

Number of promoted persons	[X]NA	[ X ] NA	[ X ] NA
Comments		12 2	
119-2. Please indicate the criteria u	sed for the pron	notion of a prosecut	or:
[ X ] Years of experience			
[ X ] Professional skills (and/or qualitative perf	formance)		
[ X ] Performance (quantitative)			
[ ] Subjective criteria (e.g. integrity, reputation	on)		
[ ] Other			
[ ] No criteria			
Comments - Please, specify any useful comment	regarding the criteria	(especially if you have chec	ked the box "performance" or "other"
5.1.3Mandate and retirement of ju	udges and pros	secutors	•
121. Are judges appointed to office	for an undetern	nined period (i.e. "fo	or life" = until the official
age of retirement)?			
( X ) Yes, please indicate the compulsory retire	ement age:		
( ) No			
Comments - If yes, are there exceptions (e.g. disn	nissal as a disciplinary	y sanction)? Please specify:	
121-1. Can a judge be transferred to	another court	without his/her cons	sent:
[ ] For disciplinary reasons			
[ ] For organisational reasons			
[ ] For other reasons (please specify modalities	es and safeguards):		
[ X ] No			
Comments			
122. Is there a probation period for	judges (e.g. bef	fore being appointed	l "for life")? If yes, how
long is this period?			
( X ) Yes, duration of the probation period (in y	years):3		
( ) No			
Comments			
123. Are public prosecutors appoint	ted to office for	an undetermined pe	eriod (i.e. "for life" = until
the official age of retirement)?			
( X ) Yes, please indicate the compulsory retire	ement age:Depends or	the postition.	
( ) No			
Comments - If yes, are there exceptions (e.g. disn	nissal as a disciplinary	y sanction)? Please specify:	
124. Is there a probation period for	public prosecut	ors? If yes, how lon	g is this period?

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( ) Yes, duration of the probation period (in years)	):		
(X)No			
Comments			
125. If the mandate of judges is not for length of the mandate (in years)?	an undetermined p	eriod (see question	121), what is the
[ ] NA [ X ] NAP			
Comments			
125-1. Is it renewable?			
( ) Yes			
( ) No			
[X]NAP			
Comments			
126. If the mandate of public prosecutor what is the length of the mandate (in year)		letermined period (	see question 123),
[ ] NA [ X ] NAP			
Comments			
126-1. Is it renewable?			
(X)Yes			
( ) No []NAP			
Comments			
E1. Please indicate the sources for answ	wering the question	s in this part	
Sources: Prosecution's Office			
5.2.Training			
5.2.1Training of judges			•
127. Types of different trainings offere	ed to judges:		
·	Compulsory	Optional	No training proposed

Initial training (a.g. attend a judicial cabool	(X) Yes	(X) Yes	( ) Yes
Initial training (e.g. attend a judicial school,	` '		` ′
traineeship in a court)	( ) No	( ) No	( X ) No
General in-service training	( ) Yes	(X) Yes	( ) Yes
	( X ) No	( ) No	( X ) No
In-service training for specialised judicial	( ) Yes	(X) Yes	( ) Yes
functions (e.g. judge for economic or	( X ) No	( ) No	( X ) No
administrative issues)			
In-service training for management functions	( ) Yes	(X) Yes	( ) Yes
of the court (e.g. court president)	( X ) No	( ) No	( X ) No
In-service training for the use of computer	( ) Yes	(X) Yes	( ) Yes
facilities in courts	( X ) No	( ) No	( X ) No
In-service training on ethics	( ) Yes	(X) Yes	( ) Yes
-	( X ) No	( ) No	(X)No
In-service training on child-friendly justice	( ) Yes	(X) Yes	( ) Yes
	( X ) No	( ) No	( X ) No
In-service training on gender equality	( ) Yes	(X) Yes	( ) Yes
	( X ) No	( ) No	( X ) No
Other in- service training	( ) Yes	( ) Yes	( ) Yes
	( X ) No	( X ) No	( X ) No

Comments

# 128. Frequency of the in-service training of judges:

	Frequency of the judges training
General in-service training	[ X ] Regularly (for example every year)
	[ ] Occasional (as needed) [ ] No training proposed
In-service training for specialised judicial functions (e.g. judge for economic or	[ X ] Regularly (for example every
administrative issues)	year)
	[ ] Occasional (as needed)
	[ ] No training proposed
In-service training for management functions of the court (e.g. court president)	[ ] Regularly (for example every
	year)
	[ X ] Occasional (as needed)
	[ ] No training proposed
In-service training for the use of computer facilities in courts	[ ] Regularly (for example every
•	year)
	[ X ] Occasional (as needed)
	[ ] No training proposed
In-service training on ethics	[ ] Regularly (for example every
-	year)
	[ X ] Occasional (as needed)
	[ ] No training proposed

In-service training on child-friendly justice	[ ] Regularly (for example every
	year)
	[ X ] Occasional (as needed)
	[ ] No training proposed
In-service training on gender equality	[ ] Regularly (for example every
	year)
	[ X ] Occasional (as needed)
	[ ] No training proposed
Other in- service training	[ ] Regularly (for example every
	year)
	[ ] Occasional (as needed)
	[ X ] No training proposed

Comments - Please indicate any information on the periodicity of the continuous training of judges:

# 128-1. Do you have a minimum number of compulsory trainings per judge:

	Per judge
Initial compulsory training – minimum number of trainings	
Initial compulsory training – minimum number of trainings	Min numeric value allowed : 0
	[ ] NA
	[ X ] NAP
Initial compulsory training – minimum number of days	Min numeric value allowed : 0
	[ ] NA [ X ] NAP
In-service compulsory trainings – minimum number of trainings per year	Min numeric value allowed : 0
	[ ] NA [ X ] NAP
In-service compulsory trainings – minimum number of days per year	Min numeric value allowed : 0
	[] NA [X] NAP

Comments

# 5.2.2Training of prosecutors

# 129. Types of different trainings offered to public prosecutors:

	Compulsory	Optional	No training proposed
Initial training	( ) Yes ( X ) No	(X) Yes () No	( ) Yes ( X ) No
General in-service training	( ) Yes ( X ) No	(X) Yes	( ) Yes ( X ) No

In-service training for specialised functions	( ) Yes	(X) Yes	( ) Yes
(e.g. public prosecutors specialised in	(X) No	( ) No	( X ) No
organised crime)			
In-service training for management functions	( ) Yes	(X) Yes	( ) Yes
(e.g. Head of prosecution office, manager)	(X) No	( ) No	(X)No
In-service training for the use of computer	( ) Yes	(X) Yes	( ) Yes
facilities in office	(X) No	( ) No	(X) No
In-service training on ethics	( ) Yes	(X) Yes	( ) Yes
in-service training on curies	(X) No	(11) Tes (1) No	(X) No
In-service training on child-friendly justice	( ) Yes	(X) Yes	( ) Yes
in service duming on emid mendiy justice	(X) No	( ) No	(X) No
In-service training on gender equality	( ) Yes	(X) Yes	( ) Yes
	(X)No	( ) No	( X ) No
Other in- service training	( ) Yes	(X) Yes	( ) Yes
	(X) No	( ) No	( X ) No

Comments

# 130. Frequency of the in-service training of public prosecutors :

	Frequency of the in-service training
General in-service training	[ X ] Regularly (for example every year)  [ ] Occasional (as needed)  [ ] No training proposed
In-service training for specialised functions (e.g. public prosecutor specialised in organised crime)	[ X ] Regularly (for example every year)  [ ] Occasional (as needed)  [ ] No training proposed
In-service training for management functions (e.g. Head of prosecution office, manager)	[ X ] Regularly (for example every year)  [ ] Occasional (as needed)  [ ] No training proposed
In-service training for the use of computer facilities in office	[ ] Regularly (for example every year) [ X ] Occasional (as needed) [ ] No training proposed
In-service training on ethics	[ ] Regularly (for example every year)  [ X ] Occasional (as needed)  [ ] No training proposed
In-service training on child-friendly justice	[ ] Regularly (for example every year)  [ X ] Occasional (as needed)  [ ] No training proposed

In-service training on gender equality	[ ] Regularly (for example every year)
	year)
	[ X ] Occasional (as needed)
	[ ] No training proposed
Other in- service training	[ ] Regularly (for example every
	year)
	[ X ] Occasional (as needed)
	[ ] No training proposed

Comments - Please indicate any information on the periodicity of the in-service training of prosecutors:

#### 130-1. Do you have a minimum number of compulsory trainings per prosecutor:

	Per prosecutor
Initial compulsory training – minimum number of trainings	
imital computory duming minimum named of dumings	Min numeric value allowed: 0
	[ ] NA
	[X]NAP
Initial compulsory training – minimum number of days	Min numeric value allowed : 0
	with numeric value anowed : 0
	[ ] NA
	[ X ] NAP
In-service compulsory trainings – minimum number of trainings per year	Min numeric value allowed : 0
	Min numeric value allowed : 0
	[ ] NA
	[ X ] NAP
In-service compulsory trainings – minimum number of days per year	
	Min numeric value allowed: 0
	[ ] NA
	[X]NAP

Comments

# 5.2.3 Training institutions

#### 131. Do you have public training institutions for judges and / or prosecutors?

	Initial training only	Continuous training only	Initial and continuous training
Institution(s) for judges	[ ]	[ ]	[ ]
Institution(s) for prosecutors	[ ]	[ ]	[ ]
Institution(s) for both judges and prosecutors	[ ]	[ ]	[ ]

Comments No seperate institution. Division of the Supreme Court and The Prosecutors Office.

#### 131-0. If yes, what is the implemented budget of such institution(s)?

	Implemented budget of the institution for the reference year, in €
Institution(s) for judges	
	[ ] NA
	[ X ] NAP
Institution(s) for prosecutors	
institution(s) for prosecutors	[]NA
	[ X ] NAP
Institution(s) for both judges and prosecutors	
	[ ] NA
	[ X ] NAP

Comments

131-1. If judges and/or prosecutors have no compulsory initial training in such institutions, please indicate briefly how judges and/or prosecutors are trained?

. Initial training is offered.			

# 5.2.4 Number of trainings

131-2. Number of in-service trainings available and delivered (in days) by the public institution(s) responsible for training.

	Number of different live (in person, hybrid, videoconference) trainings available	Number of live (in person, hybrid, videoconference) trainings delivered	Number of days of delivered live (in person, hybrid, videoconference) trainings	Number of internet-based trainings available on the e-learning platform of the training institution (not live)
Total				
	[X]NA	[ X ] NA	[ X ] NA	[ X ] NA
	[]NAP	[]NAP	[]NAP	[ ] NAP
For judges	60	31	17	12
	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP
For prosecutors				
	[ X ] NA	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP
For non-judge staff	60	31	17	12
	[ ] NA	[ ] NA	[ ] NA	[ ] NA
	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP
For non-prosecutor staff				
_	[ X ] NA	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP	[ ] NAP

Comments

131-3. Number of participants in the trainings during the reference year.

	Number of participants i live (in-person, hybrid, videoconference) training	internet-based trainings
Total		
20002	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP
Judges	1 087	
• aagos	[]NA	[ X ] NA
	[ ] NAP	[ ] NAP
Prosecutors		
Tioboutois	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP
Non-judge staff	1 404	
- 1011 Jungo 201111	[ ] NA	[ X ] NA
	[ ] NAP	[ ] NAP
Non-prosecutor staff		
Tion Proposition punt	[ X ] NA	[ X ] NA
	[]NAP	[]NAP

Comments

#### E2. Please indicate the sources for answering the questions in this part

Sources: The Supreme Court			

# 5.3. Practice of the profession

# 5.3.1Salaries and benefits of judges and prosecutors

# 132. Salaries of judges and public prosecutors on 31 December of the reference year:

	Gross annual salary, in €	Net annual salary, in €	Gross annual salary, in local currency	Net annual salary, in local currency
First instance professional judge at the beginning of his/her career	56 952 []NA []NAP	43 920 [] NA [] NAP	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP
Judge of the Supreme Court or the Highest Appellate Court (please indicate the highest salary of a judge at this level, excluding the salary of the Court President)	74 786 []NA []NAP	57 432 []NA []NAP	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP
Public prosecutor at the beginning of his/her career	52 350 [ ] NA [ ] NAP	40 202 [ ] NA [ ] NAP	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP

Public prosecutor of the Supreme Court or the Highest Appellate Instance (please indicate the highest salary of a public prosecutor at this level, excluding the salary of the Attorney General).		[ ] NAP [ ]	] NA [ ] NA X ] NAP [ X ] NAP
Comment – Please describe briefly how 133. Do judges and public pr			lge/prosecutor:
		Judges	Public prosecutors
Reduced taxation		( ) Yes ( X ) No	( ) Yes ( X ) No
Special pension		( ) Yes ( X ) No	( ) Yes (X) No
Housing		( ) Yes	( ) Yes
Other financial benefit		(X) No () Yes	(X) No () Yes
		(X) No	(X) No
Comments  24. If "other financial benef	it", please spec	cify:	
	it", please spec	cify:	
	it", please spec	cify:	
34. If "other financial benef	it", please spec	cify:	
34. If "other financial benef			actions/activities?
34. If "other financial benef			actions/activities?  Without remuneration
34. If "other financial beneform in the state of the stat		ny of the following fun With remuneration (X) Yes	Without remuneration  (X) Yes
34. If "other financial benef		ny of the following fun  With remuneration  (X) Yes  () No  (X) Yes	Without remuneration  (X) Yes  () No  (X) Yes
34. If "other financial beneform.  [X]NAP  35. Can judges combine the Teaching  Research and publication		with remuneration  (X) Yes () No (X) Yes () No (X) Yes () No (X) Yes	Without remuneration  (X) Yes () No (X) Yes () No (X) Yes
34. If "other financial benef		ny of the following fun  With remuneration  (X) Yes () No (X) Yes () No	Without remuneration  (X) Yes () No (X) Yes () No

Political function	( ) Yes	( ) Yes
	( X ) No	( X ) No
Mediator	( ) Yes	( ) Yes
	(X) No	(X) No
Other function	( ) Yes	( ) Yes
	(X) No	(X) No
comments - If rules exist in your country (e.g. authorized).	·	
37. Can public prosecutors combine	their work with any of the followith remuneration	Without remuneration
Teaching	(X)Yes	( ) Yes
	( ) No	(X) No
Research and publication	(X)Yes	( ) Yes
	( ) No	( X ) No
Arbitrator	( ) Yes	( ) Yes
	( X ) No	( X ) No
Consultant	( ) Yes	( ) Yes
	( X ) No	(X) No
Cultural function	(X) Yes	( ) Yes
	( ) No	(X) No
Political function	( ) Yes ( X ) No	( ) Yes (X) No
N. G. distan	( ) Yes	( ) Yes
Mediator	(X) No	(X) No
Other function	( ) Yes	( ) Yes
Outer function	(X) No	(X) No
comments - If rules exist in your country (e.g. authoricity:  39. Productivity bonuses: do judges objectives in relation to the number of period of time)?	receive bonuses based on the f	ulfilment of quantitative
( ) Yes		
( X ) No		
Comments - If yes, please specify the conditions and	d if possible the amounts:	
.3.2 Body/institution of ethics		
38. Is there in your country an instituestions of the conduct of judges (e.udges, etc.)?		<del>-</del>
(X) Yes		
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( ) No
Comment - Please specify:
138-1. If yes, who are the members of this institution/body?
(X) Only judges
( ) Judges and other legal professionals
( ) Other, please specify:
Comments
138-2. Are the guidelines and/or opinions of this institution / body publicly available?
( ) Yes
(X) No
Comments - Please describe the work of this institution / body, the frequency of the guidelines and/or opinions, etc.:
138-2-1. How many guidelines and/or opinions were given during the reference year?
[X]NA
Comments - Please specify what were the topics addressed in these guidelines and/or opinions
138-3. Is there in your country an institution / body giving guidelines and/or opinions on ethical questions of the conduct of prosecutors (e.g. involvement in political life, use of social media by
prosecutors, etc.)
(X) Yes
( ) No
Comment: Please specify
138-4. If yes, who are the members of this institution/body?
(X) Only prosecutors
( ) Prosecutors and other legal professionals
( ) Other, please specify:
Comments
138-5. Are the guidelines and/or opinions of this institution / body publicly available?
( ) Yes
(X) No
Comments - Please describe the work of this institution / body, the frequency of opinions, etc.
138-5-1. How many guidelines and/or opinions were given during the reference year?
[ ] [X]NA
Comments – Please specify what were the topics addressed in these guidelines and/or opinions

# 5.4.Disciplinary procedures

# 5.4.1Authorities responsible for disciplinary procedures and sanctions

140. Who is authorised to initiate disciplinary proceedings against judges (multiple replie
possible)?

[ X ] Cou	art users
[ X ] Rele	evant Court or hierarchical superior
[ X ] Hig	h Court / Supreme Court
[ ] High	n Judicial Council
[ ] Disc	ciplinary court
[ ] Disc	ciplinary body
[ X ] Om	budsman
[ ] Parli	iament
[ ]Exec	cutive power (please specify):
[ ] Othe	er (please specify):
[ ] This	is not possible
Comments	
141. Wh	o is authorised to initiate disciplinary proceedings against public prosecutors: (multiple
replies p	ossible):
[ ] Citiz	zens
[ X ] Hea	d of the organisational unit or hierarchical superior public prosecutor
[ X ] Pros	secutor General /State public prosecutor
[ ] Publ	lic prosecutorial Council (High Judicial Council)
[ ] Disc	ciplinary court
[ ] Disc	ciplinary body
[ X ] Om	budsman
[ ] Prof	essional body
[ X ] Exe	cutive power (please specify):Minister of Justice
[ ] Othe	er (please specify):
[ ] This	is not possible
Comments	
142. Wh	ich authority has disciplinary power over judges (multiple replies possible)?
[ ] Cour	rt
[ X ] Hig	her Court / Supreme Court
[ ] High	n Judicial Council
[ X ] Disc	ciplinary court or body

[ ] Ombudsman		
[ ] Parliament		
[ ] Executive power (please specify):		
[ ] Other (please specify):		
Comments		
143. Which authority has disciplinary power over	er public prosecutors (m	ultiple replies possible)?
[ ] Supreme Court		
[ ] Head of the organisational unit or hierarchical superior		
[ X ] Prosecutor General /State public prosecutor		
[ ] Public prosecutorial Council (High Judicial Council)		
[ X ] Disciplinary court or body		
[ ] Ombudsman		
[ ] Professional body		
[ X ] Executive power (please specify):Minister of Justice		
[ ] Other (please specify):		
Comments		_
5.4.2Number of disciplinary procedures and s	sanctions	•
144. Number of disciplinary proceedings initiate public prosecutors. (If a disciplinary proceeding count the proceedings only once and for the mai	is undertaken because on reason.)	of several reasons, please
	Judges	Prosecutors
Total number (1+2+3+4)	2	2

	Judges	Prosecutors	
Total number (1+2+3+4)	2	2	
	[]NA	[ ] NA [ ] NAP	
1. Breach of professional ethics	0	0	
•	[]NA	[ ] NA [ ] NAP	
2. Professional inadequacy	2	2	
_ •	[]NA []NAP	[ ] NA [ ] NAP	
3. Criminal offence	0	0	
	[]NA []NAP	[ ] NA [ ] NAP	
4. Other	0	0	
	[]NA	[]NA	

Comments - If "other", please specify:

145. Number of sanctions pronounced during the reference year against judges and public prosecutors:

	Judges	Prosecutors
Total number (total 1 to 10)	2 []NA []NAP	2 []NA []NAP
1. Reprimand	2 []NA []NAP	0 []NA []NAP
2. Suspension	0 []NA []NAP	0 []NA []NAP
3. Withdrawal from cases	0 []NA []NAP	0 []NA []NAP
4. Fine	0 []NA []NAP	0 []NA []NAP
5. Temporary reduction of salary	0 []NA	0 []NA []NAP
6. Position downgrade	0 []NA []NAP	0 []NA []NAP
7. Transfer to another geographical (court) location	0 []NA []NAP	0 []NA []NAP
8. Resignation	0 []NA []NAP	2 []NA []NAP
9. Other	0 []NA []NAP	0 []NA []NAP
10. Dismissal	0 []NA []NAP	0 []NA []NAP

Comments - If "other", please specify. If a significant difference exists between the number of disciplinary proceedings and the number of sanctions, please indicate the reasons.

# E3. Please indicate the sources for answering the questions in this part

Sources: The Supreme Court			

# 6.Lawyers

### 6.1. Profession of lawyer

# 6.1.1Status of the profession of lawyers

#### 146. Total number of lawyers practising in your country:

	Total	Males	Females
Number of lawyers	1 085	546	539 []NA

Comments

147. I	Does this figure	include "	'legal advisors'	' who canno	ot represent t	their client	ts in court	(for
examp	ole, some solic	itors or in-	-house counsel	lors)?				

Yes (	)
No (X	)

Comments

#### 148. Number of legal advisors who cannot represent their clients in court:

[	]
[ X ] NA	
[ ] NAP	
Comments	

# 149. Is legal representation in courts exclusively exercised by lawyers in: (multiple replies possible)

	First instance	Second instance	Highest instance court (Supreme Court)
Civil cases	( ) Yes always ( ) Yes in some cases ( X ) No	( ) Yes always ( ) Yes in some cases ( X ) No	(X) Yes always ( ) Yes in some cases ( ) No
Dismissal cases	( ) Yes always ( ) Yes in some cases ( X ) No	( ) Yes always ( ) Yes in some cases (X) No	(X) Yes always ( ) Yes in some cases ( ) No []NAP
Criminal cases – Defendant	( ) Yes always ( ) Yes in some cases ( X ) No	( ) Yes always ( ) Yes in some cases (X) No	(X) Yes always ( ) Yes in some cases ( ) No [] NAP
Criminal cases – Victim	( ) Yes always ( ) Yes in some cases ( X ) No [ ] NAP	( ) Yes always ( ) Yes in some cases (X) No	(X) Yes always ( ) Yes in some cases ( ) No [] NAP
Administrative cases	( ) Yes always ( ) Yes in some cases ( X ) No	( ) Yes always ( ) Yes in some cases ( X ) No	(X) Yes always ( ) Yes in some cases ( ) No

Comments - Please indicate any useful clarifications regarding the content of lawyers' exclusive rights:

#### 149-0. If other than lawyers may represent a client in court, please specify who:

	First instance	Second instance	Highest instance court (Supreme Court)
Civil society organisation	( ) Yes	( ) Yes	( ) Yes
	(X)No	( X ) No	(X)No
Family member	(X) Yes	(X) Yes	( ) Yes
	( ) No	( ) No	( X ) No
Self-representation	(X)Yes	(X)Yes	( ) Yes
	( ) No	( ) No	(X)No
Trade union	(X)Yes	(X)Yes	( ) Yes
	( ) No	( ) No	(X)No
Other	( ) Yes	( ) Yes	( ) Yes
	(X)No	( X ) No	( X ) No

Comments - If "other", please specify. In addition, for the categories selected please specify the types of cases concerned by this/these representation(s):

# 149-1. In addition to the functions of legal representation and legal advice, can a lawyer exercise other activities?

[ ] Notarial	activity
--------------	----------

[X] Arbitration / mediation

[X] Proxy / representation

[ X ] Property manager

[ ] Real estate agent

[X] Other (please specify):bankruptcy administrator

Comments

#### 149-2. Professional lawyers may have the status of:

[ X ] Self-employed lawyer

[X] Staff lawyer

[X] In-house lawyer

Comments

### 150. Is the lawyer profession organised through:

[X]	a national	bar	association

[ ] a regional bar association

[ ] a local bar association

Comments

#### 151. Is there a specific initial training and/or exam to enter the profession of lawyer?

(X) Yes

( ) No

Comments - Please indicate if there are other specific requirements as regards diplomas or university degrees:
152. Is there a mandatory general in-service professional training system for lawyers?
(X) Yes
( ) No
Comments
153. Is the specialisation in some legal fields linked to specific training, levels of qualification, specific diploma or specific authorisations? $ (X)  Yes $
( ) No
Comments - If yes, please specify:
F1. Please indicate the sources for answering the questions in this part
Sources: Estonian Bar Association
C 1 ODno stining the grades of learning
6.1.2Practicing the profession of lawyer
154. Can court users establish easily what the lawyers' fees will be (i.e. a prior information on the
foreseeable amount of fees)?
(X) Yes
( ) No
Comments
155. Are lawyers' fees freely negotiated?
(X) Yes
( ) No
Comments
156. Do laws or bar standards provide any rules on lawyers' fees (including those freely
negotiated)?
[ ] Yes, laws provide rules
[ ] Yes, standards of the bar association provide rules
[ X ] No, neither laws nor bar association standards provide rules
Comments
6.1.3Quality standards and disciplinary procedures for lawyers
157. Have quality standards been determined for lawyers?
(X) Yes

( ) No	
omments - If yes, what are the quality criteria used?	
58. If yes, who is responsible for formulating these qualit	y standards:
[X] the bar association	
[ ] the Parliament	
[ ] other (please specify):	
omments	
59. Is it possible to file a complaint about:	
[ X ] the performance of lawyers	
[ X ] the amount of fees	
omments - Please specify:	
60. Which authority is responsible for disciplinary proced	lures?
[ ] a judge	
[ ] Ministry of Justice	
[ X ] a professional authority	
[ X ] a professional authority [ ] other (please specify):	
[ ] other (please specify): omments	a disciplinary proceeding is unde
[ ] other (please specify):	nly once and for the main reason.)
omments  61. Disciplinary proceedings initiated against lawyers. (If ecause of several reasons, please count the proceedings of	nly once and for the main reason.)
[ ] other (please specify): omments  61. Disciplinary proceedings initiated against lawyers. (If	nly once and for the main reason.)  Number of disciplinary proceeding
omments  61. Disciplinary proceedings initiated against lawyers. (If ecause of several reasons, please count the proceedings of	nly once and for the main reason.)  Number of disciplinary proceeding
omments  61. Disciplinary proceedings initiated against lawyers. (If ecause of several reasons, please count the proceedings of the count of disciplinary proceedings initiated (1 + 2 + 3 + 4)	nly once and for the main reason.)  Number of disciplinary proceeding
omments  61. Disciplinary proceedings initiated against lawyers. (If ecause of several reasons, please count the proceedings of the count of disciplinary proceedings initiated (1 + 2 + 3 + 4)	Number of disciplinary proceeding  [X]NA []NAP
omments  61. Disciplinary proceedings initiated against lawyers. (If ecause of several reasons, please count the proceedings of the Total number of disciplinary proceedings initiated (1 + 2 + 3 + 4)  1. Breach of professional ethics	Number of disciplinary proceeding  [X]NA  []NAP
omments  61. Disciplinary proceedings initiated against lawyers. (If ecause of several reasons, please count the proceedings of the Total number of disciplinary proceedings initiated (1 + 2 + 3 + 4)  1. Breach of professional ethics	Number of disciplinary proceeding  [X]NA []NAP  [X]NA []NAP
omments  61. Disciplinary proceedings initiated against lawyers. (If ecause of several reasons, please count the proceedings of Total number of disciplinary proceedings initiated (1 + 2 + 3 + 4)  1. Breach of professional ethics  2. Professional inadequacy	Number of disciplinary proceeding  [X]NA []NAP  [X]NA
omments  61. Disciplinary proceedings initiated against lawyers. (If ecause of several reasons, please count the proceedings of Total number of disciplinary proceedings initiated (1 + 2 + 3 + 4)  1. Breach of professional ethics  2. Professional inadequacy	Number of disciplinary proceeding  [X]NA []NAP  [X]NA []NAP  [X]NA []NAP
omments  61. Disciplinary proceedings initiated against lawyers. (If ecause of several reasons, please count the proceedings of Total number of disciplinary proceedings initiated (1 + 2 + 3 + 4)  1. Breach of professional ethics  2. Professional inadequacy  3. Criminal offence	Number of disciplinary proceeding  [X]NA []NAP  [X]NA []NAP  [X]NA []NAP
omments  61. Disciplinary proceedings initiated against lawyers. (If ecause of several reasons, please count the proceedings of Total number of disciplinary proceedings initiated (1 + 2 + 3 + 4)  1. Breach of professional ethics  2. Professional inadequacy  3. Criminal offence	Number of disciplinary proceeding  [X]NA []NAP  [X]NA []NAP  [X]NA []NAP  [X]NA []NAP
omments  61. Disciplinary proceedings initiated against lawyers. (If ecause of several reasons, please count the proceedings of the count of disciplinary proceedings initiated (1 + 2 + 3 + 4)  1. Breach of professional ethics  2. Professional inadequacy  3. Criminal offence  4. Other	Number of disciplinary proceeding  [X]NA []NAP  [X]NA []NAP  [X]NA []NAP  [X]NA []NAP
omments  61. Disciplinary proceedings initiated against lawyers. (If ecause of several reasons, please count the proceedings of Total number of disciplinary proceedings initiated (1 + 2 + 3 + 4)  1. Breach of professional ethics  2. Professional inadequacy  3. Criminal offence  4. Other	Number of disciplinary proceeding  [X]NA []NAP  [X]NA []NAP  [X]NA []NAP  [X]NA []NAP

Total number of sanctions $(1+2+3+4+5)$	[ X ] NA
	[ ] NAP
1. Reprimand	
<b>-</b>	[ X ] NA
	[ ] NAP
2. Suspension	LYINA
	[X]NA []NAP
3. Withdrawal from cases	
5. White with 1011 cases	[ X ] NA
	[ ] NAP
4. Fine	I V I N A
	[X]NA []NAP
5. Other	
3. 34161	[ X ] NA
	[ ] NAP
7.1.1 Details on court related mediation  163. Does the judicial system provide for court-1	related mediation procedures?
( ) No	
Comments	
63-1. In some fields, does the judicial system p	rovide for mandatory mediation with a mediator
Before/instead of going to court	•
[X] Ordered by the court, the judge, the public prosecutor or a p	public authority in the course of a judicial proceeding
[ ] No mandatory mediation	
Comments - If there is mandatory mediation, please specify which f	fields are concerned:
163-2. In some fields, does the legal system prov	vide for mandatory informative sessions with a
mediator?	<u>-</u>
( ) Yes	
( X ) No	
Comments - If there are mandatory informative sessions, please spe	ecify which fields are concerned:
164. Please specify, by type of cases, who provide	des court-related mediation services:

	Private mediator	Public authority (other than the court)	Judge	Public prosecutor
Civil and commercial cases	(X) Yes () No	(X) Yes () No	(X) Yes ( ) No []NAP	( ) Yes (X) No
Family cases	(X) Yes () No	(X) Yes () No	(X) Yes ( ) No [ ] NAP	( ) Yes (X) No
Administrative cases	(X) Yes () No	(X) Yes () No	(X) Yes ( ) No [ ] NAP	( ) Yes (X) No
Labour cases including employment dismissals	(X)Yes ()No	(X) Yes () No	( ) Yes ( X ) No	( ) Yes (X) No
Criminal cases	( ) Yes ( X ) No	(X) Yes () No	( ) Yes ( X ) No	(X) Yes ( ) No [ ] NAP
Consumer cases	( ) Yes ( X ) No	( ) Yes ( X ) No	( ) Yes ( X ) No	( ) Yes (X) No
omments			4	
65. Is there a possibility to recree of charge?	eive legal aid fo	r court-related r	nediation or r	eceive these servi
(X)Yes				

[	] NA	ΛP		

Comments - If yes, please specify:

### 166. Number of accredited or registered mediators for court-related mediation:

	Total	Males	Females
Number of mediators	F 1374	F 3374	f JAVA
	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP	[ ] NA [ X ] NAP

Comments

( ) No

166-1. Could you please describe what are the requirements and what is the procedure to become an accredited or registered mediator in your country (educational requirements, working experiences, accrediting procedure etc.)?

. NAP			

#### 167. Number of court-related mediations:

	Number of cases for which the parties agreed to start mediation	Number of finished court-related mediations	Number of cases in which there is a settlement agreement
Total $(1+2+3+4+5+6+7)$			
	[X]NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
1. Civil and commercial cases			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
2. Family cases			
2. I diffiny cuses	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
3. Administrative cases			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
4. Labour cases including employment			
dismissal cases	[ X ] NA	[ X ] NA	[ X ] NA
dishiissai cases	[ ] NAP	[ ] NAP	[ ] NAP
5. Criminal cases			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
6. Consumer cases			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP
7. Other cases			
	[ X ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP

1	Comments -	Please	indicate	the	source

=

#### 168. Do the following alternative dispute resolution (ADR) methods exist in your country?

- [ X ] Mediation other than court-related mediation
- [X] Arbitration
- [X] Conciliation (if different from mediation)
- [ ] Other ADR (please specify): .....

Comments

### G1. Please indicate the sources for answering the questions in this part

Source: MoJ				

# 8.Enforcement of court decisions

#### 8.1.Execution of decisions in civil matters

#### 8.1.1 Number of enforcement agents, status and mandate

#### 169. Number and type of enforcement agents in your country.

	Total	Male	Female
Total (1+2+3+4)	43	17	26
	[ ] NA	[ ] NA	[ ] NA
1. Private professionals under the authority	43	17	26
(control) of public authorities	[ ] NA	[ ] NA	[ ] NA
(control) of public authorities	[ ] NAP	[ ] NAP	[ ] NAP
2. Enforcement agents working in a public			
institution (civil servants paid by state)	[ ] NA	[ ] NA	[ ] NA
institution (civil servants pard by state)	[ X ] NAP	[ X ] NAP	[ X ] NAP
3. Judges			
	[ ] NA	[ ] NA	[ ] NA
	[ X ] NAP	[ X ] NAP	[ X ] NAP
4. Other			
	[ ] NA	[ ] NA	[ ] NA
	[ X ] NAP	[ X ] NAP	[ X ] NAP

Comments - If other, please specify their status and competences:

# 170. What are the requirements to access the profession of enforcement agent (multiple replies possible)?

Γ	X	1	din	loma
	4 -		WI P	TOILIG

[X] professional experience

[X] specific exam

[ ] appointment procedure by the State

[ ] initial training

[X] other

Comments - If "other", please specify:

# 171. Are enforcement agents appointed to office for an undetermined period (i.e. "for life" = until the official age of retirement)?

(X)	Yes.	please	indicate	the age	of retirement: -
-----	------	--------	----------	---------	------------------

( ) No, please specify the duration of the appointment:

Comments - If yes, are there exceptions (e.g. dismissal as a disciplinary sanction)? Please specify:

#### 8.1.2 Activities/scope of competence

# 171-1. Which debtor's information can the enforcement agent access at the beginning of the enforcement procedure?

Access to information Direct electrinformation	onic access to
--	----------------

Address	(X) Yes	(X) Yes
	( ) No	( ) No
Date of birth	(X) Yes	(X)Yes
	( ) No	( ) No
Civil status	(X) Yes	(X)Yes
	( ) No	( ) No
Cohabitant	(X) Yes	(X) Yes
	( ) No	( ) No
Employer	(X) Yes	(X) Yes
- ·	( ) No	( ) No
Motor vehicle	(X) Yes	(X) Yes
	( ) No	( ) No
Movable property	(X) Yes	(X) Yes
	( ) No	( ) No
Immovable property	(X) Yes	(X) Yes
	( ) No	( ) No
Bank account	(X) Yes	(X) Yes
	( ) No	( ) No
Other enforcement proceedings underway	(X) Yes	(X) Yes
	( ) No	( ) No
Insolvency proceedings (bankruptcy, judicial	(X) Yes	(X) Yes
reorganisation, collective debt settlement etc.)	( ) No	( ) No
Other	( ) Yes	( ) Yes
	(X) No	(X) No

Comments - If "other", please specify:

# 171-2. Can the enforcement agent carry out the following civil enforcement proceedings:

	Option
Seizure of movable tangible properties	(X) Yes, exclusively performed by enforcement agents  ( ) Yes, but not exclusively performed by enforcement agents  ( ) No
Preventive seizure of movable tangible properties	<ul> <li>(X) Yes, exclusively performed by enforcement agents</li> <li>( ) Yes, but not exclusively performed by enforcement agents</li> <li>( ) No</li> <li>[ ] NAP</li> </ul>
Seizure of immovable properties	(X) Yes, exclusively performed by enforcement agents  ( ) Yes, but not exclusively performed by enforcement agents  ( ) No

Preventive seizure of immovable properties	(X) Yes, exclusively performed by
	enforcement agents
	( ) Yes, but not exclusively performed
	by enforcement agents
	( ) No
	[ ] NAP
Seizure from a third party of the debtor claims regarding a sum of money	(X) Yes, exclusively performed by
	enforcement agents
	( ) Yes, but not exclusively performed
	by enforcement agents
	( ) No
Seizure of remunerations	(X) Yes, exclusively performed by
	enforcement agents
	( ) Yes, but not exclusively performed
	by enforcement agents  ( ) No
	[]NAP
Seizure of motorised vehicles	(X) Yes, exclusively performed by
Scizure of motorised vemeres	enforcement agents
	( ) Yes, but not exclusively performed
	by enforcement agents
	( ) No
	[]NAP
Eviction measures	(X) Yes, exclusively performed by
	enforcement agents
	( ) Yes, but not exclusively performed
	by enforcement agents
	( ) No
	[ ] NAP
Seizures of boats and ships	(X) Yes, exclusively performed by
	enforcement agents
	( ) Yes, but not exclusively performed
	by enforcement agents
	( ) No
	[ ] NAP
Seizure of aircrafts	(X) Yes, exclusively performed by
	enforcement agents
	( ) Yes, but not exclusively performed
	by enforcement agents
	( ) No
Saigura of alastronia assats (a a amento assumance)	(X) Yes, exclusively performed by
Seizure of electronic assets (e.g cryptocurrency)	enforcement agents
	( ) Yes, but not exclusively performed
	by enforcement agents
	I ( ) INO
	( ) No [ ] NAP

Enforced sale by public tender of seized properties	<ul> <li>(X) Yes, exclusively performed by enforcement agents</li> <li>( ) Yes, but not exclusively performed by enforcement agents</li> <li>( ) No</li> <li>[ ] NAP</li> </ul>
Sale of shares	(X) Yes, exclusively performed by enforcement agents  ( ) Yes, but not exclusively performed by enforcement agents  ( ) No
Other	<ul> <li>( ) Yes, exclusively performed by enforcement agents</li> <li>( ) Yes, but not exclusively performed by enforcement agents</li> <li>( X ) No</li> <li>[ ] NAP</li> </ul>
Comments	
171-3. Apart from the enforcement of court decision	us, what are the other activities that can be
carried out by enforcement agents?	,
[ X ] Service of judicial and extrajudicial documents	
[ X ] Debt recovery	
[ X ] Voluntary or public auctions of moveable or immoveable propert	у
[X] Custody of goods	
[ ] Recording and reporting of evidence	
[ ] Court hearings service	
[ ] Provision of legal advice	
[ ] Bankruptcy procedures	
[ X ] Performing tasks assigned by judges	
[ ] Representing parties in courts	
[ ] Drawing up private deeds and documents	
[ ] Building manager	
[ ] Other	
Comments	
3.1.3 Training and ICT	
172-1. Is there a system of mandatory general contin	nuous training for enforcement agents?
(X) Yes	
( ) No	
Comments	

172-2. Do you have an e-learning training system established for enforcement agents?
(X) Yes
( ) No
Comments - If yes, please specify:
172-3. Does the content of the continuous training system also include ICT (related to enforcement procedures)?
( ) Yes
( X ) No
Comments - If yes, please specify:
172-4. Have an electronic service of documents or electronic notifications been introduced in your
country?
(X) Yes
( ) No
Comments
172-5. Does the development of new technologies have an effect on the different stages of the
enforcement procedure?
(X) Yes
( ) No
Comments - Please explain:
8.1.4 Fees
174. Are enforcement fees easily established and transparent for parties?
(X) Yes
( ) No
Comments
175-1. Are the fees charged in case of successful enforcement proceedings freely negotiated?
(X)Yes
( ) No
Comments
175-2. Who has to pay these fees if the enforcement proceedings are successful?
[X] The debtor
[ ] The creditor
[ ] Other – please specify
Comments

1/6. Do laws provide any rules on enforcement fees (including those freely negotiated)?				
(X) Yes				
( ) No				
Comments				
H0. Please indicate the sources for answering the questions in this part				
Source: MoJ				
8.1.5 Organisation of profession and efficiency of enforcement services				
177. Is there a body entrusted with supervising and monitoring the enforcement agents' activity				
(X) Yes				
( ) No				
Comments				
178. Which authority is responsible for supervising and monitoring enforcement agents?				
[X] professional body				
[ ] judge				
[X] Ministry of Justice				
[ ] public prosecutor				
[ ] other (please specify):				
Comments				
181. Is there a specific mechanism for executing court decisions rendered against public				
authorities, including supervising such execution?				
( ) Yes				
(X) No				
Comments - If yes, please specify:				
182. Is there a system for monitoring how the enforcement procedure is conducted by the				
enforcement agent?				
( ) Yes				
(X) No				
Comments - If yes, please specify:				
183. What are the main complaints made by users concerning the enforcement procedure? Pleas				
indicate a maximum of 3.				
[X] no execution at all				

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[ ] unlawful practices	
[ ] insufficient supervision	
[X] excessive cost	
[ X ] unethical behaviour of enforcement agent	
[ ] other (please specify):	
Comments	
85. Is there a system measuring the length of enforceme	ent procedures:
<b>.</b>	Existence of the system
	Existence of the system
for civil cases	(X) Yes
	( ) No
for administrative cases	(X) Yes
	( ) No
( ) between 1 and 5 days ( ) between 6 and 10 days ( X ) between 11 and 30 days	ity where the court sits (one option of
( ) between 1 and 5 days ( ) between 6 and 10 days ( X ) between 11 and 30 days ( ) more (please specify):	t enforcement agents. (If a disciplina
( ) between 1 and 5 days ( ) between 6 and 10 days ( X ) between 11 and 30 days ( ) more (please specify):	t enforcement agents. (If a disciplina
( ) between 1 and 5 days ( ) between 6 and 10 days ( X ) between 11 and 30 days ( ) more (please specify):	t enforcement agents. (If a disciplina ase count the proceedings only once
( ) between 1 and 5 days ( ) between 6 and 10 days ( X ) between 11 and 30 days ( ) more (please specify):	t enforcement agents. (If a disciplina
( ) between 1 and 5 days ( ) between 6 and 10 days ( X ) between 11 and 30 days ( ) more (please specify):	t enforcement agents. (If a disciplina ase count the proceedings only once  Number of disciplinary proceedings initiated  0    O   O   O   O   O   O   O   O   O
( ) between 1 and 5 days ( ) between 6 and 10 days ( X ) between 11 and 30 days ( ) more (please specify):	t enforcement agents. (If a disciplina ase count the proceedings only once  Number of disciplinary proceedings initiated
( ) between 1 and 5 days ( ) between 6 and 10 days ( X ) between 11 and 30 days ( ) more (please specify):	t enforcement agents. (If a disciplina ase count the proceedings only once    Number of disciplinary proceedings initiated   0     NAP     NAP
( ) between 1 and 5 days ( ) between 6 and 10 days ( X ) between 11 and 30 days ( ) more (please specify):	t enforcement agents. (If a disciplina ase count the proceedings only once  Number of disciplinary proceedings initiated  0 []NA []NAP
( ) between 6 and 10 days ( X ) between 11 and 30 days ( ) more (please specify):	t enforcement agents. (If a disciplina ase count the proceedings only once    Number of disciplinary proceedings initiated   0     NAP     NAP

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[ ] non execution of court decisions against public authorities

[ ] lack of information

3. For criminal offence	
	[ ] NA
	[X]NAP
4. Other	[ ] NA
	[X] NAP
omments - If "other", please specify:	
88. Number of sanctions pronounced against 6	anforcement agents.
88. Number of sanctions pronounced against 6	
	Number of sanctions pronounced
Fotal number of sanctions (1+2+3+4+5)	0
· · · · · · · · · · · · · · · · · · ·	[ ]NA
	[ ] NAP
1. Reprimand	[ ] NA
	[X]NAP
2. Suspension	0
	[]NA []NAP
3. Withdrawal from cases	( )
5. William an Holli Cases	[ ] NA
	[X]NAP
4. Fine	[ ] NA
	[ X ] NAP
5. Other	
	[]NA [X]NAP
Anctions exists, please indicate the reasons:  I1. Please indicate the sources for answering the Source: MoJ	he questions in this part
2.Execution of decisions in criminal matters	
.2.1Functioning of execution in criminal m	atters
89. Which authority is in charge of the enforce	ement of judgments in criminal matters? (mult
eplies possible)	,
[X] Judge	
[ ] Public prosecutor	
[X] Prison and Probation Services	
[ X ] Enforcement agent	

(X) Yes			
( ) No			
Comments			
	_		
191. If yes, what is the recovery ra	te?		
( ) 80-100%			
(X) 50-79%			
( ) less than 50%			
fomments - Please indicate the source for answering	this question:		
Notaries			
1.Profession of notary			
1.1 TOTOSSION OF HOLATY	. , .		
1 1NT1			
.1.1Number, status and mandate of	notaries		
.1.1Number, status and mandate of 92. Number and status of notaries in			
		Males	Females
92. Number and status of notaries in	your country.		
	your country.	Males  19 []NA	Females  68 []NA
92. Number and status of notaries in TOTAL (1+2+3+4)	your country.  Total	19	68
92. Number and status of notaries in  TOTAL (1+2+3+4)  1. Private professionals (without control from	your country.  Total  87 []NA	19 []NA	68 []NA
92. Number and status of notaries in  TOTAL (1+2+3+4)  1. Private professionals (without control from public authorities)	your country.  Total  87 []NA []NAP	19 []NA []NAP []NA [X]NAP	68 []NA []NAP []NAP
92. Number and status of notaries in  TOTAL (1+2+3+4)  1. Private professionals (without control from public authorities)  2. Holders of public offices appointed by the	your country.  Total  87 []NA []NAP  []NAP  87	19 []NA []NAP []NAP [X]NAP 19	68 []NA []NAP []NAP [X]NAP 68
92. Number and status of notaries in  TOTAL (1+2+3+4)  1. Private professionals (without control from public authorities)	your country.  Total  87 []NA []NAP	19 []NA []NAP []NA [X]NAP	68 []NA []NAP []NAP
92. Number and status of notaries in  TOTAL (1+2+3+4)  1. Private professionals (without control from public authorities)  2. Holders of public offices appointed by the	your country.  Total  87 []NA []NAP  [X]NAP  87 []NA []NAP	19 []NA []NAP  []NA [X]NAP  19 []NA []NAP	68 []NA []NAP []NA [X]NAP 68 []NA []NAP
92. Number and status of notaries in  TOTAL (1+2+3+4)  1. Private professionals (without control from public authorities)  2. Holders of public offices appointed by the State	your country.  Total  87 []NA []NAP  [X]NAP  87 []NA	19 [] NA [] NAP  [] NA [X] NAP  19 [] NA	68 []NA []NAP []NAP [X]NAP 68 []NA
92. Number and status of notaries in  TOTAL (1+2+3+4)  1. Private professionals (without control from public authorities)  2. Holders of public offices appointed by the State	your country.  Total  87 []NA []NAP  []NAP  87 []NA []NAP	19 [] NA [] NAP  [] NA [X] NAP  19 [] NA [] NAP	68 []NA []NAP []NAP [X]NAP 68 []NA []NAP

[ ] Other authority (please specify):

[ ] initial training	
[ ] other (please specify):	
Comments	
192-2. Are notaries appointed to office for an undetermine	ed period (i.e. "for life" = until the
official age of retirement)?	Ferred (and the same and
[X] yes, please indicate the age of retirement:63	
[ ] no, please specify the duration of the appointment:	
Comments - are there exceptions (e.g. dismissal as a disciplinary sanction)? Pleas	se specify:
2.1.2 Activities/scope of competences	
194. What kind of activities do notaries perform (multiple	options possible)?
	Please select one option
Authentication	(X) Yes, exclusively performed by
	notaries
	( ) Yes, but not exclusively performed by notaries
	( ) No
	[]NAP
Certification of signatures	(X) Yes, exclusively performed by
	notaries
	( ) Yes, but not exclusively performed
	by notaries  ( ) No
	[]NAP
Mediation	( ) Yes, exclusively performed by
	notaries
	(X) Yes, but not exclusively performed
	by notaries
	( ) No
Tolving of oaths	( ) Yes, exclusively performed by
Taking of oaths	notaries
	( ) Yes, but not exclusively performed
	by notaries
	(X) No
	[ ] NAP
Non-contentious judicial procedures (e.g. acting as court commissioner i	
successions file, performing divorce, division of estate, please specify)	notaries
	(X) Yes, but not exclusively performed
	by notaries  ( ) No
	[]NAP

Act as civil servant (for example performing marriage, please speci-	fy) ( ) Yes, exclusively performed by
	notaries
	( X ) Yes, but not exclusively performed by notaries
	( ) No
	[ ] NAP
Other judicial functions (for example, payment orders)	( ) Yes, exclusively performed by notaries
	( ) Yes, but not exclusively performed
	by notaries
	(X) No
Public auctions	( ) Yes, exclusively performed by
	notaries
	( ) Yes, but not exclusively performed
	by notaries (X) No
	[ ] NAP
Other (for example collect taxes, run registers etc.)	( ) Yes, exclusively performed by
	notaries  ( ) Yes, but not exclusively performed
	by notaries
	( X ) No
	[ ] NAP
Comments - If "other", please specify. Please indicate any useful clarification the opposite, other bodies that also have competences for the listed activities.	ities.
194-2. In which areas of law do notaries perform their [X] Real estate transaction	activities (multiple replies possible)?
[X] Family law	
[X] Succession law	
[X] Company law	
[ X ] Legality control of gambling activities	
[ ] Protection of vulnerable persons	
[ ] Other	
Comments	
2.1.3 ICT, organisation of the profession and traini	ng
194-3. Do notaries use specialised ICT systems in thei	r activity?
[X] In their relations with the State (e.g. courts, registries, chambers of courts)	·
[X] In their relations with their clients	
[X] In their relations with other notaries (e.g. videoconferencing, system	to exchange documents)
Comments	,
	1.0
194-4. Which computerised registries can notaries con	suit?

[X] Land registry		
[ X ] Business registry		
[ X ] Civil status / Population registry		
[ X ] Succession / Family law registry		
[ ] Any other registry (please specify)		
[ ] None		
comments		
94-5. Are there registries/ registry infi	rastructures run by the notarie	es?
(X) Yes		
( ) No		
omments - If yes, please specify:		
94-6. In which computerised registries	s can notaries modify data (ei	ther directly or by submitti
n online request)?	, ,	
	Directly modifying	Indirectly modifying by submitting an online reques
Land registry	( ) Yes	( ) Yes
	(X) No	(X) No
Business registry	( ) Yes	( ) Yes
2 do mosto Togava y	( X ) No	( X ) No
Civil status/ Population registry	[] NAP (X) Yes	[]NAP (X)Yes
Civil status/ 1 Optilation registry	( ) No	( ) No
0	[]NAP	[]NAP
Succession / Family law registry	(X) Yes () No	(X) Yes () No
	[ ] NAP	[ ] NAP
Any other registry (please specify)	( ) Yes ( X ) No	( ) Yes (X) No
	[]NAP	[]NAP
None	( ) Yes	( ) Yes
	(X) No [] NAP	(X) No
omments		
		(
94-7. What ICT tools are used by nota	aries in their relations with cli	ents?
[ X ] Videoconferencing (e.g. digital advice)		
[ X ] Digital act		
[ X ] Digital identification		
[X] Digital archiving		

[ ] None			
comments			
94-8. Who is responsible to run the digital a	rchives?		
[X] Notariat / Professional body			
[ ] Other public authority			
[ ] Another entity (please specify)			
comments			
95. Is there an authority entrusted with supe	rvising and monito	ring the notaries' work	?
(X) Yes			
( ) No			
Comments			
196. If yes, which authority is responsible	e for supervising an	d monitoring notaries (	multiple
options possible)?			
[ X ] professional body			
[ ] court			
[ X ] Ministry of Justice			
[ ] public prosecutor			
[ ] other (please specify):			
comments			
96-1. Is there a system of general continuou	s training for all no	otaries?	
(X) Yes			
( ) No			
omments			
96-2. Do notaries have training on:			
	Yes	No	
European law	(X)	( )	
Law of another Member State (cross-border training programmes)	(X)	( )	
comments - If yes, please indicate the types (e.g. traditional co	ourses, e-learning, webinar)	and the major topics of the train	ing activities
	-		
1. Please indicate the sources for answering	me questions in thi	s part	

## 10. Judicial experts

## 10.1.Profession of judicial expert

## 10.1.1Status of judicial experts

	_

202. In your	system, what t	ypes of judicial ex	perts can particip	pate in judicial pr	ocedures (multiple
replies possi	ible):				

202. In your system, what types of judicial experts can participate in judicial procedures (multiple
replies possible):
[ X ] Experts designated by the parties in support of their arguments but bound by a duty of independence and impartiality to the court
[ X ] Experts appointed by the court or other authority independent of the parties
[ ] Other system of judicial expertise, please specify
Comments - Please specify who is proposing and appointing experts in an individual case.
202-1. Are there lists or any other form of official registration for judicial experts?
(X) Yes
( ) No
Comments
202-1-1. If yes, at which level is the list established (multiple replies possible):
[ X ] national
[ ] administrative district or federal entity
[ ] judicial district
[ ] other
Comments - Please, indicate any other comment regarding these lists or databases of experts, if they do exist (e.g. does the expert take an eath? How are his/her skills evaluated? By whom?):
202-1-2. Are these lists publicly available?
(X) Yes, available on the internet
( ) Yes
( ) No
Comments
202-2. Which authority is competent for the registration of judicial experts?
[ ] Ministry of justice
[ ] Courts
[ ] Administrative body
[ X ] Independent body (association of judicial experts)

Comments - Please also specify the registration criteria:

[ ] Other

## 202-3. Is the registration of judicial experts limited in time?

(X) Yes, for how longIt differs depending on the field of experitse.	
( ) No	
Comments	
202-4. Can an expert who is not on the list or not registered be	appointed in a case?
(X) Yes	
( ) No	
Comment - If yes, please specify in which cases:	
203. Is the title of judicial experts protected?	
(X) Yes	
( ) No	
Comments - If appropriate, please explain the meaning of this protection:	
203-1. Does the judicial expert have an obligation of training?	
	Obligation of training
Initial training	(X)Yes
	( ) No
Continuous training	(X) Yes () No
Comments	
203-2. If yes, does this training concern:	
[ ] judicial proceedings	
[ X ] the profession of expert	
[ ] other	
Comments	
=	
204. Is the function of judicial experts regulated by legal norm	s?
(X) Yes	
( ) No	
Comments	
204-1. On the occasion of a task entrusted to him/her, does the	judicial expert have to report any
potential conflicts of interest?	
(X)Yes	
( ) No	
Comments - If yes, please specify:	
205. Number of accredited or registered judicial experts:	

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	Total	Males	Females
Number of experts	64		
	[ ] NA	[ X ] NA	[ X ] NA
	[ ] NAP	[ ] NAP	[ ] NAP

Comments

# 206-1. Number of cases where an expert opinion was ordered by a judge or requested by the parties

	Number of cases
Total (1+2+3+4)	
	[ X ] NA
	[ ] NAP
1.Civil and commercial litigious cases	
1.CIVII und commercial hagious cases	[ X ] NA
	[ ] NAP
2.Administrative cases	
2. Administrative cases	[ X ] NA
	[ ] NAP
3.Criminal cases	
5.Crimmar cases	[ X ] NA
	[]NAP
4.04	
4.Other cases	[ X ] NA
	[]NAP

Comments

## 205-1. Who defines the amount of the expert remuneration?

	In civil/administrative cases	In criminal cases
	(**)	(11)
Defined by law/by-law or a special regulation	(X) Yes	(X) Yes
	( ) No	( ) No
	[]NAP	[]NAP
Defined by the court/judge	(X) Yes	(X) Yes
	( ) No	( ) No
	[ ] NAP	[ ] NAP
Defined by the Ministry of Justice or another ministry	( ) Yes	( ) Yes
(setting a tariff for example)	(X)No	(X)No
(South a unit for example)	[ ] NAP	[]NAP
Salary of public official (in case of forensic or another	( ) Yes	( ) Yes
specialist – who is public employee)	(X)No	(X)No
specialist who is public employee)	[ ] NAP	[ ] NAP
Freely agreed between expert and the parties	( ) Yes	( ) Yes
	(X)No	(X)No
	[]NAP	[]NAP
Other	( ) Yes	( ) Yes
	( ) No	( ) No
	[X]NAP	[X]NAP

#### 206. Are there binding provisions for judicial experts regarding:

	Yes	No
Deadlines to provide expertise	(X)	( )
Quality of expertise	(X)	( )
Other	( )	(X)

[ ] NAP

Comments - If yes, please specify, and provide details in case there are possible sanctions:

#### 207-1. Does the judge or another body control the progress of the expertise?

(X) Yes

( ) No

If yes, please specify:

#### 207-2. Are judicial experts' associations involved in:

[X] Selection processes

[X] Initial or continuous training

[X] Disciplinary procedures

[ ] NAP

Comments

### K1. Please indicate the sources for answering the questions in this part

l	Sources: Estonian Forensic Sciennc Institute
l	
l	
l	

### 11.Reforms in judiciary

#### 11.1.Foreseen reforms

#### 11.1.1Reforms

208. Can you provide information on the current debate in your country regarding the functioning of justice? Are there undergoing or foreseen reforms? If possible, please observe the following categories:

#### 208-1. (Comprehensive) reform plans

[X] Yes (planned)

[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ ] No
[ ] NA
Comments - If yes, please specify:
208-2. Budget
[ ] Yes (planned)
[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ X ] No
[ ] NA
Comments - If yes, please specify:
208-3. Courts and public prosecution services (e.g. powers and organisation, structural changes -
e.g. reduction of the number of courts (geographic locations), competences of the courts,
management and working methods, information technologies, backlogs and efficiency, court fees,
renovations and construction of new buildings)
[X] Yes (planned)
[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ ] No
[ ] NA
Comments - If yes, please specify: The Estonian judicial system has continued its centralization of support services. All court interpreters were consolidated into the Translation Service located within the Viru County Court. Interpreters work in courthouses across Estonia but provide written translation services and virtual translation regardless of location. Additionally, an archival service has been established within the Tartu County Court, where archivists provide services throughout Estonia. All first and second instance courts use a single information hotline number, and courts now have their own call center where calls from across Estonia are answered and, when necessary, directed to a specific court official.
208-4. Access to justice and legal aid
[ ] Yes (planned)
[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ X ] No
[ ] NA
Comments - If yes, please specify:
208-5. High Judicial Council (competent for judges and/or prosecutors)
[ ] Yes (planned)
[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)

[ X ] No
Comments - If yes, please specify:
208-6. Legal professionals (judges, public prosecutors, lawyers, notaries, enforcement agents,
etc.): organisation, education and training, etc.
[ ] Yes (planned)
[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ X ] No
[ ] NA
Comments - If yes, please specify:
208-7. Gender equality
[ ] Yes (planned)
[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ X ] No
[ ] NA
Comments - If yes, please specify:
208-8. Reforms regarding civil, criminal and administrative laws, international conventions and
cooperation activities
[ ] Yes (planned)
[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ X ] No
[ ] NA
Comments - If yes, please specify:
208-9. Enforcement of court decisions and in particular regarding decisions against public
authorities
[ ] Yes (planned)
[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ X ] No
[ ] NA
Comments - If yes, please specify:
208-10. Mediation and other Alternative Dispute Resolution
[ ] Yes (planned)
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[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ X ] No
Comments - If yes, please specify:
208-11. Fight against crime
[ ] Yes (planned)
[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ X ] No
[ ] NA
Comments - If yes, please specify:
208-12. Prison system
[ X ] Yes (planned)
[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ ] No
Comments - If yes, please specify: Prisoners have access to digital court files. Can submit documents and recieve documents electronically.
208-13. Child friendly justice
[ ] Yes (planned)
[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ X ] No
[ ] NA
Comments - If yes, please specify:
208-14. Domestic violence
[ ] Yes (planned)
[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ X ] No
[ ] NA
Comments - If yes, please specify:
208-15. New information and communication technologies
[ ] Yes (planned)

[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ X ] No
[ ] NA
Comments - If yes, please specify:
208-16. Other
[ ] Yes (planned)
[ ] Yes (adopted)
[ ] Yes (implemented during year of reference +1)
[ X ] No
[ ] NA
Comments - If yes, please specify: