

The Court of justice of the European Union

ensuring the protection of EU law



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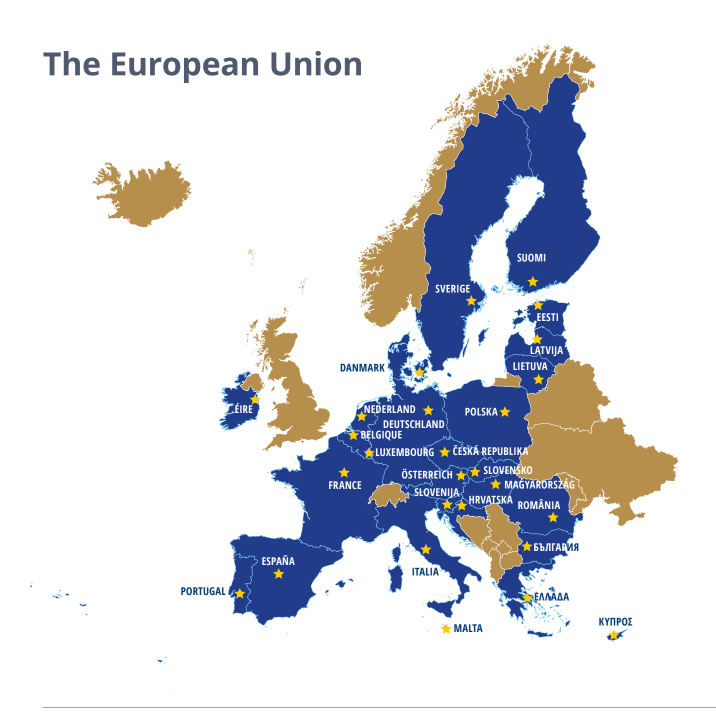
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Welcome!

ДОБРЕ ДОШЛИ **BIENVENIDOS** VÍTEJTE **VELKOMMEN** WILLKOMMEN **TERE TULEMAST** ΚΑΛΩΣ ΗΛΘΑΤΕ WELCOME BIENVENUE **DOBRO DOŠLI** FÁILTE BENVENUTI LAIPNI LŪDZAM **SVEIKI ATVYKĘ** ÜDVÖZÖLJÜK MERHBA WELKOM WITAMY **BEM-VINDOS BINE AȚI VENIT VITAJTE** DOBRODOŠLI **TERVETULOA VÄLKOMMEN**





The Court of justice of the European Union

The Court of Justice of the European Union, the judicial authority of the European Union, ensures that EU law is interpreted and applied correctly.

As part of that mission, the Court of Justice of the European Union:

- Reviews the legality of the acts of the eu's institutions,
- Ensures that the member states comply with obligations under the treaties,
- Interprets eu law at the request of national courts and tribunals.



The Court of justice of the European Union & citizens

Many rules of national law stem from EU law and affect areas of the daily lives of citizens: employment, environment, consumer protection, free movement of goods, freedom to provide services, etc.

The Court of Justice, together with national courts, which refer questions to the Court, ensures the uniform interpretation of and respect for European Union law.



45 482

Judgments and orders delivered

More than 45 482 judgments and orders have been delivered by the two courts since 1952.

1952

2023

The Court of justice



For each member state for a renewable term of six years



President



Vicepresident



3 years

The Judges elect the president and vice-president from among their number for a renewable term of three years



For a renewable term of six years

The Court of Justice is composed of 27 Judges (one per Member State) and 11 Advocates General. The Judges and the Advocates General are appointed by common accord of the Member States for a renewable term of six years.

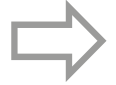
The Judges elect the President and Vice-President from among their number for a renewable term of three years. They act entirely impartially and independently.

The General court



President

For each member state for a renewable term of six years







Vice-

president

3 years

The Judges elect the president and vice-president from among their number for a renewable term of three years

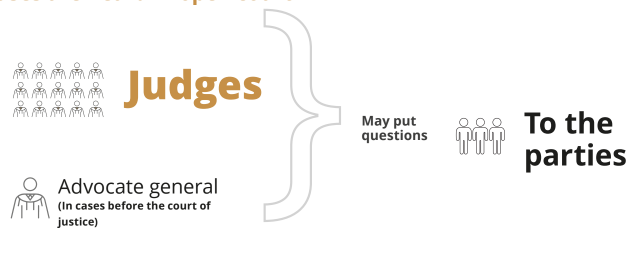
The general court has jurisdiction to hear actions brought by natural or legal persons against acts of the european union institutions

Since 1 September 2019, the General Court has 2 Judges per Member State. The Judges are appointed by common accord of the Member States for a renewable term of six years. The Judges elect the President and Vice-President from among their number for a renewable term of three years. They carry out their tasks with complete impartiality.

Over time, the General Court has become competent to hear cases at first instance brought by natural or legal persons and some cases brought by EU institutions (with the exception of those specifically reserved for the Court of Justice) in more than 40 subject areas (competition, intellectual property, environment, health, agriculture, external relations, EU staff cases, public procurement, access to documents, institutional law, and banking and finance). The judgments of the General Court can be appealed, on points of law only, before the Court of Justice.

Public hearings

Cases are heard in open court



Visitors may attend the public hearings which are held during court terms



Cases are heard in open court, before the Judges and Advocate General who may put questions to the parties.

As a general rule, they take place on Tuesdays, Wednesdays and Thursdays and start at 9.30. The length of hearings can vary depending on the case.





Advocate general's Opinions

The advocate general is a member of the Court of justice but is not a party to the deliberation



The Advocate General is a Member of the Court of Justice but does not take part in the deliberations.

The Advocate General participates in the hearing and some weeks later delivers an Opinion. In that Opinion, the Advocate General suggests to the Court, entirely independently, a solution to the dispute.

The Court is not required to follow that Opinion.

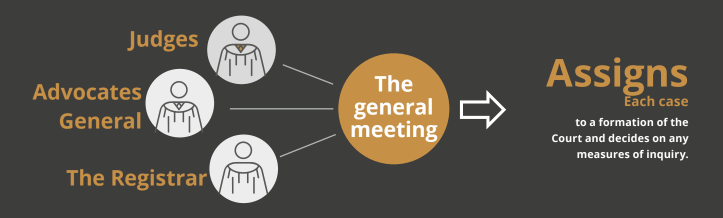
If the case raises no new question of law, the Court may decide to give judgment without an Opinion.





Grand conference room

The general meeting of the court of justice takes place in the grand conference room



The General Meeting of the Court of Justice (including Judges, Advocates General and the Registrar) takes place in the Grande Salle des délibérés (Grand Conference Room). The General Meeting decides the formation of the Court to which each case will be assigned and decides on any measures of inquiry.

The Judges also meet in the conference rooms to deliberate and decide on judgments. Since those deliberations are secret, the Judges meet on those occasions without interpreters or other colleagues.

Delivery







They are available in all official EU languages

on the Court's website on the day of delivery





Judgments and Advocate Generals' opinions are available in all of the official languages on the Curia website on the day of their delivery. They are, in the majority of cases, subsequently published in the Reports of cases. More than 36 000 documents, all language versions included, were accordingly published in the Reports in 2023.



The registries are responsible for pending case files and the register in which all procedural acts are noted.

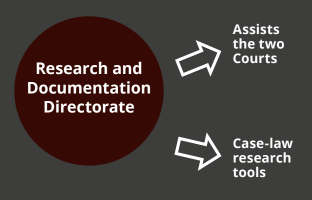
The registries are the starting point at their respective courts for any case and the contact point for parties during the case.

The registries help the Judges in the daily administration of EU law.

The registries of the Court and the parties correspond via a computer application, e-Curia, which enables the secure electronic filing and transmission of procedural documents, providing litigants and the EU's courts with an effective and efficient service.



Research and documentation







Court of justice

General court



The Research and Documentation Directorate provides the two courts with information about the national law of the Member States.

It carries out research and legal analysis to assist the two courts in their judicial work.

It also contributes in making case-law and European Union law public through research tools available on the CVRIA website (curia.europa.eu).

Language arrangements – legal translation

24 Language units

Support units

Multilingualism in practice



Language combinations necessary to ensure the work of the courts

1 268 000 Pages translated in 2023

In order to translate into the 24 official languages, 24 language units are responsible for legal translation.

This involves 552 language combinations, necessary to ensure the work of the courts.

The language units, supported by 3 units that provide support across the entire service, along with the Interpretation Directorate, contribute to the implementation of multilingualism, a fundamental value of the European Union.

The lawyer-linguists of the units mainly translate procedural documents, Opinions and judgments. The translation of these documents into all of the EU's official languages reflects the principle of equal access to justice for all EU citizens.

In 2023, 1 268 000 pages were translated.

Language arrangements – interpreting

To ensure that all citizens have equal access to justice

24



of the EU's 24 official languages is designated as the the language of the case.

Official languages



The public hearing is held in the language of the case and those of the intervening member states. Simultaneous interpretation is provided into any official language as required.



Simultaneous interpretation is provided in several languages to ensure that the parties, lawyers, Judges and the Advocate General can communicate during the hearing.

To ensure that all citizens have equal access to justice, any one of the EU's 24 official languages can be used as the language of the case.

The public hearing is held in the language of the case and in the languages of the intervening Member States.

Communication in the various languages used at the hearing is made possible by simultaneous interpretation.





The Library:

A hub for documentary expertise

362 000 volumes

100+ Legal databases

Judges can be assured that the documents and archives held (362 000 volumes, the majority of which relate to EU law, and more than a hundred databases) will be managed, recovered, disseminated and conserved.

Citizens also have access to the Court's administrative documents and the Court's historical archives (106 requests in total in 2022).

Personnel

2302 \$\(\phi\) \$\(\phi\) 27 Member States



More than 2 300 persons, all EU citizens, work at the Court. They work in the Chambers of the Judges and Advocates General, and in the linguistic and administrative services.

They have a variety of professional profiles, some specific to the Court of Justice (such as lawyer-linguists) and others not (lawyers, IT specialists, assistants, managers, etc.).

Called upon to work in a multicultural and multilingual environment, they all speak several of the 24 official languages. They are specialists in their own fields, working to serve EU law and the European project.

The Court and the environment

EMAS Eco-Management and Audit Scheme



The Court of Justice of the European Union has put in place an Eco-Management and Audit Scheme (EMAS) in line with Regulation (EC) No 1221/2009 in order to reduce its environmental impact in a structured way.

On 15 December 2016, the Court was awarded its EMAS certificate by the State of Luxembourg.

The EMAS system allows organisations to take voluntary measures to lessen their impact on the environment.

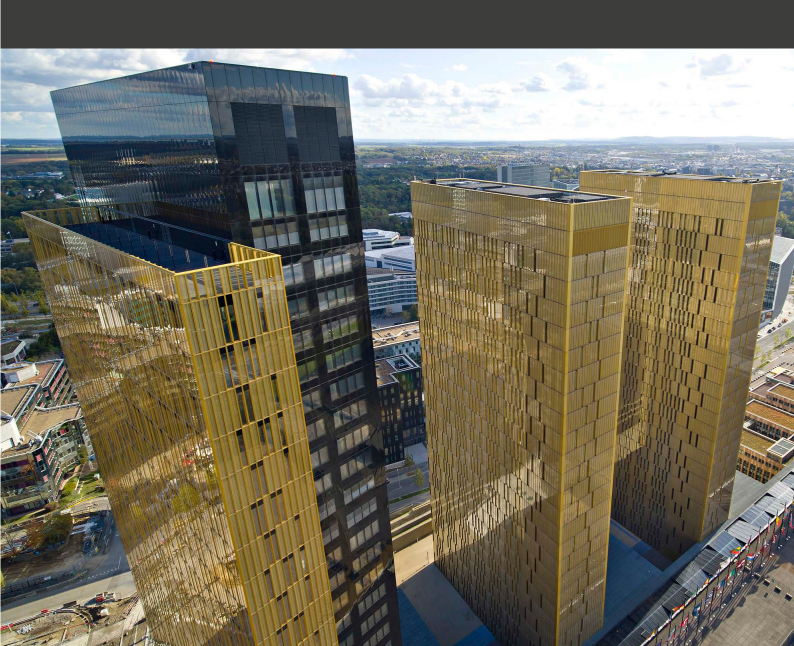
The Buildings

The seat of the Court of Justice of the European Union has been in Luxembourg since its creation in 1952. The first Palais (courthouse) of the Court was opened in 1973 on the Kirchberg Plateau and various extensions have since been added. Between 1988 and 1994, the Erasmus, Thomas More and Thémis buildings were built.

In 2008, the new Palais, designed by the architect Dominique Perrault, was opened. It is made up of the renovated original Palais, the Anneau, two towers and the Gallery. In 2019, the fifth extension of the Court was opened. This new third tower is the tallest building in the Grand Duchy of Luxembourg.



The Third Tower has 29 floors and stands 118 metres high



The Court in numbers*

Number of cases completed by judgments or orders:

Court of justice

General court

25 723 since 1952 18 210 since 1989

The budget: 504 million euro for 2024

Languages of procedure

bulgarian, spanish, czech, danish, german, estonian, greek, english, french, irish, croatian, italian, latvian, lithuanian, hungarian, maltese, dutch, polish, portuguese, romanian, slovak, slovenian, finnish and swedish.

552 Language combinations

Staff:

2 302 Officials and other staff

892 = 40 %

^{*} Figures as of 31.12.2023

Map



Notes			



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