#### INDICATORS OF THE FORMAL INDEPENDENCE OF THE JUDICIARY AS A WHOLE

#### 1. Legal basis of independence, with the following sub-indicators:

- Formal guarantees of the independence of the judiciary;
  - Formal assurances that judges are bound only by the law;
  - Formal guarantees that judges are appointed permanently until retirement
  - Formal methods for the determination of judges' salaries;
  - Formal mechanisms for the adjustment of judges' salaries;
  - Formal guarantees for involvement of judges in the development of legal and judicial reform.

# 2. Organisational autonomy of the judiciary, with the following sub-indicators where there is a Council for the Judiciary or equivalent independent body:

- Formal position of the Council for the Judiciary;
- Compliance with ENCJ guidelines; See below for proposed change of sub-indicators
- Responsibilities of the Council.

#### Sub-indicator when there is no Council for the Judiciary or an equivalent body:

- Influence of judges on decisions.

#### 3. Financial independence, with the following sub-indicators:

- Budgetary arrangements;
- Funding system;
- Resolution of conflicts about budgets.

#### 4 Management of the court system.

- Management responsibility of the courts.

#### 5. Human resource decisions about judges, with the following sub-indicators:

- Selection, appointment and dismissal of judges and court presidents;
- Selection, appointment and dismissal of Supreme Court judges and the President of the Supreme Court;
- Compliance with ENCJ guidelines about the appointment of judges;
- Evaluation, promotion, disciplinary measures and training of judges;
- Compliance with ENCJ guidelines about the promotion of judges.

#### 6. Disciplinary measures, with the following sub-indicators:

- Disciplinary measures can **never** be initiated against a judge (except in cases where there has been

malice or gross negligence) for the following reasons:

- 1. interpretation of the law,
- 2. assessment of facts
- 3. weighing of evidence in determining a case
- Disciplinary measures can **never** be initiated against a judge for speaking out when democracy
  - and fundamental freedoms are in peril.
- Compliance with ENCJ standards about procedure re disciplinary measures against judges
- Competent body to make decisions about disciplinary measures against judges

#### 7. Non-transferability of judges, with the following sub-indicators:

- Formal guarantee of non-transferability of judges;
- Arrangements for the transfer of judges without their consent.

#### 8. Allocation of cases, with the following sub-indicators:

- Existence of a transparent mechanism for the allocation of cases; Content of the mechanism for the allocation of cases.

#### 9. Internal independence, with the following sub-indicators:

- Influence by higher ranked judges;
- Use and status of guidelines;
- Influence by the management of the courts.

# INDICATORS OF THE PERCEIVED INDEPENDENCE OF THE JUDICIARY AND THE INDIVIDUAL JUDGE

#### 10. Independence as perceived by society

- Flash Eurobarometer 474 (2019) 'Perceived independence of the national justice systems in the EU among the general public', Q1 and Flash Eurobarometer 475 (2019) 'Perceived independence of the national justice systems in the EU among companies', Q1.
- WEF, Global Competitiveness Report 2019, 1.07.
- WJP, Rule of Law Index 2019,

#### 11. Independence as perceived by courts users

- National surveys.

#### 12. Independence as perceived by lawyers

- CCBE survey 2019, question 10

#### 13. Independence as perceived by judges

- ENCJ survey 2019, question 16

#### 14. Judicial corruption as perceived by citizens in general

- Special Eurobarometer 470 (2017) 'Corruption', QB7 (to be updated)

#### 15. Trust in justice/legal system, relative to trust in other state powers by citizens

- EC Public Opinion, eu.europa.eu

#### INDICATORS OF THE FORMAL ACCOUNTABILITY OF THE JUDICIARY AS A WHOLE

#### Transparency about the functioning of the judiciary

#### 1. Periodic reporting by the judiciary, with the following sub-indicators:

- Availability of annual reports;
- Publishing of the annual report;
- Scope of the annual reports;
- Periodic and public benchmarking of the courts.

#### 2. Relations with the press and outreach activities, with the following sub-indicators:

- Explanation of judicial decisions to the media;
- Availability of press guidelines;
- Broadcasting of court cases.

#### 3. Outreach activities aimed at civil society

- Open door days;
- Educational programmes conducted at schools
- Development of television/radio/social media programme formats to give insight in the work of the judge.

#### 4. External review, with the following sub-indicators:

- Use of external review;
- Responsibility for external review.

#### INDICATORS OF THE FORMAL ACCOUNTABILITY OF THE JUDICIARY AS A WHOLE

Transparency about the functioning of the judiciary: involvement of civil society in judicial governance

### 5. Participation of civil society in governance bodies of the judiciary:

- Selection and appointment of judges;
- Disciplinary measures against judges;
- Complaints against judges and the court(s) in general.

#### INDICATORS OF THE FORMAL ACCOUNTABILITY OF THE INDIVIDUAL JUDGE AND STAFF:

Mechanisms to promote and maintain ethical standards of the judiciary

#### 6. Complaints procedure, with the following sub-indicators:

- Availability of a complaints procedure;
- Scope of the complaints procedure;
- Appeal against a decision on a complaint;

#### 7. Withdrawal and recusal, with the following sub-indicators:

- Voluntary withdrawal;
- Breach of an obligation to withdraw;
- Request for recusal;
- Deciding authority;
- Appeal against a decision on a request for recusal.

# 8. Admissibility of external functions and disclosure of external functions and financial interests, with the following sub-indicators:

- Policy on admissibility of external functions;
- Authorisation for the exercise of accessory functions;
- Availability of a (public) register of external functions of judges;
- Availability of a (public) register of financial interests of judges.

#### 9. Code of judicial ethics, with the following sub-indicators:

- Availability of a code of judicial ethics.
- Availability of training on judicial ethics;
   Responsible body to provide judges with guidance or advice on ethical issues

# INDICATORS OF THE PERCEIVED ACCOUNTABILITY OF THE JUDICIARY AND THE INDIVIDUAL JUDGE

#### 10. Adherence to ethical standards, as perceived by judges

- ENCJ survey 2019, Q19.

Adequacy of actions by judicial authorities to address judicial misconduct and corruption, as 11. perceived by judges

- ENCJ survey 2019, Q19 and 20.

Adequacy of actions by judicial authorities to address judicial misconduct and corruption, as 12. perceived by lawyers

- CCBE survey 2019, Q11 and 12.



# European Network of Councils for the Judiciary (ENCJ)

Reseau européen des Conseils de la Justice (RECJ)

Questionnaire indicators independence and accountability of the Judiciary 2019-2020

Country:	
Methodology used for filling out questionnaire <sup>1</sup>	
Who filled out the questionnaire?	
Was a national expert group set up to validate the reply?	□ Yes
	□ No
Who were the members of the national expert group?	
(names and positions)	

<sup>&</sup>lt;sup>1</sup> See paragraph 3.3 page 24 of the IA&Q report 2018-2019

## **INDEPENDENCE INDICATORS**

## Formal independence of the Judiciary as a whole

1. Legal basis of the independence of the Judiciary as a whole	
1a. Is the independence of the Judiciary or the judge formally guaranteed <sup>2</sup> ?	☐ Yes ☐ No 0
1b. If the answer to 1a. is yes, is this done in/by:	☐ Constitution/equivalent text <sup>3</sup> 3 ☐ Law <sup>4</sup> 2 ☐ Constitutional court 1
1c. Are judges formally bound only by law?	☐ Yes ☐ No 0
1d. If the answer to 1c. is yes, is this done in/by:	☐ Constitution/equivalent text 3 ☐ Law 2 ☐ Constitutional court 1
1e. Are judges appointed permanently until retirement?	☐ Yes ☐ No 0
1f. If the answer to 1e. is yes, is this guaranteed in/by:	☐ Constitution / equivalent text 3 ☐ Law 2 ☐ Constitutional court 1
1g. Is the mechanism to fix the salary of judges determined by law?	☐ Yes ☐ No 0
1h. If the answer to 1g is yes, is this guaranteed in:	☐ Constitution/ equivalent text 2☐ Law 1
1i. Is there a formal mechanism to adjust the salaries of judges to keep pace with the average development of salaries in the country and/or with inflation?	☐ Yes 1 ☐ No
1j. Is the involvement of the Judiciary in law and judicial reform <sup>5</sup> formally guaranteed?	☐ Yes ☐ No 0

<sup>&</sup>lt;sup>2</sup> See question 1b.

<sup>&</sup>lt;sup>3</sup> Equivalence means here specifically that the position of the Judiciary cannot be changed by simple majority.

<sup>&</sup>lt;sup>4</sup> That can be changed by simple majority.

<sup>&</sup>lt;sup>5</sup> The objective of a judicial reform process should be to improve the quality of justice and the efficacy of the Judiciary, while strengthening and protecting the independence of the Judiciary, accompanied by measures to make more effective its responsibility and accountability. See the ENCJ Report on Judicial Reform 2011-2012.

1k. If the answer to 1j. is yes, is this done in:	☐ Constitution /equivalent text 3		
	☐ Law 2		
	☐ Constitutional court 1		
1l. If the answer to 1j. is yes, does the Judiciary have:	☐ The right to put forward a		
	formal proposal to change a law 2		
	☐ The right to advise on legislative		
	proposals 1		
1m. Is the Judiciary involved in the formation and the	☐ Yes 1		
implementation of judicial reform?	□ No 0		
1n. Has the Judiciary initiated judicial reform?	☐ Yes 1		
	□ No 0		
1n. Has the Judiciary initiated judicial reform?			

2. Organizational autonomy of the Judiciary			
2a. Does your country have a Council for the Judiciary <sup>6</sup> ?	☐ Yes 1		
	□ No 0		
2b. Is the position of the Council for the Judiciary formally	☐ Constitutio	n/equivalent text 2	
guaranteed, and if so where?	☐ In the Law		
	□ No	0	
2c. Is the Council organized in accordance with ENCJ Guidelines concer	ning: 6 x 1 for y	/es	
At least 50% of the members of the Council are judges who are (with	☐ Yes	□ No	
the exception of ex-officio members) chosen by their peers <sup>7</sup>			
The judicial members represent the whole judiciary (all tiers of the	□ Yes	□ No	
Judiciary are represented in the Council)			
(Former) Members of government are not a member of the Council <sup>8</sup>	☐ Yes	□No	
(Former) Members of parliament are not a member of the Council <sup>9</sup>	□ Yes	□ No	

<sup>&</sup>lt;sup>6</sup> See article 6 ENCJ Statutes. National institute which is independent of the executive and legislature, or which is autonomous and which ensures the final responsibility for the support of the Judiciary in the independent delivery of justice.

<sup>&</sup>lt;sup>7</sup> Only in case of a Council representing judges and prosecutors, please read magistrates.

<sup>&</sup>lt;sup>8</sup> ENCJ Standards report on non-judicial members in judicial self-governance 2016

<sup>&</sup>lt;sup>9</sup> Idem

The Council controls its own finances (including the administrative and human resources) independently of both the legislative and executive branches <sup>10</sup>	□ Yes	□ No		
The Council controls its own activities independently of both the legislative and executive branches	☐ Yes	□ No		
2d. Is the Council responsible <sup>11</sup> for the following: 9x1 for yes				
The appointment and promotion of magistrates	☐ Yes	□ No		
The training of magistrates	□ Yes	□ No		
Judicial discipline	□ Yes	□ No		
Judicial ethics	☐ Yes	□ No		
Complaints against the Judiciary	☐ Yes	□ No		
The performance management of the Judiciary	☐ Yes	□ No		
The administration of courts	☐ Yes	□ No		
The financing of the courts	☐ Yes	□ No		
Proposing legislation concerning the courts and the Judiciary <sup>12</sup>	☐ Yes	□ No		
2e. If the answer to question 2a. is no <u>or if the Council is not responsible</u> in the following areas do judges have decisive influence on decisions in the following areas?				
The appointment and promotion of magistrates	☐ Yes	□ No		
The training of magistrates	☐ Yes	□ No		
Judicial discipline	□ Yes	□ No		
Judicial ethics	□ Yes	□ No		
Complaints against the Judiciary	□ Yes	□ No		

<sup>&</sup>lt;sup>10</sup> The finances of the Council for the Judiciary refer to the budget of the Council itself and not to the budget of the Judiciary as a whole.

<sup>&</sup>lt;sup>11</sup> Responsible implies that the Council executes these tasks. But it can also mean that the Council has delegated these tasks to a separate body.

12 To the Parliament or the Ministry of Justice.

The performance management of the Judiciary	□ Yes	□ No
The administration of courts	□ Yes	□ No
The financing of the courts	□ Yes	□ No
Proposing legislation concerning the courts and the Judiciary <sup>13</sup>	☐ Yes	□ No

3. Funding of the Judiciary			
3a. Is the funding of the Judiciary sufficient as to allow the courts:	[several ans	wers possible	]
(not part of the formal indicators)	☐ To handle their caseload		
	☐ To engage experts/translators/etc.		
	in cases wh	en necessary i	f fees paid
	by court		
	☐ To keep t	the knowledge	and skills
	of judges up	o to date	
	☐ To keep t	the knowledge	and skills
	-	ff up to date	
	☐ To facilit	ate judges and	lother
		n matters of IT	
	buildings et		0,0000,
3b. Who makes the decisions?	Judiciary	Executive <sup>14</sup>	Legislature
	Judicial y	Executive	Legislatare
Please insert an "x" into the box that corresponds to the situation in	2	0	1
your country.	_		-
a) Involvement in the preparation of the "budget allocated to			
courts"	_	_	_
b) Formal proposal on the budget allocated to courts			
c) Adoption of the budget allocated to courts			
d) Control of the budget allocated to courts			
e) Evaluation/audit of the budget allocated to courts			

<sup>&</sup>lt;sup>13</sup> To the Parliament or the Ministry of Justice.<sup>14</sup> Such as the Minister of Justice

3c. In case the government does not allocate sufficient funds, may	☐ Yes 1			
the Judiciary address the parliament?	□ No 0			
3d. Is the funding of the Judiciary based upon transparent and	☐ Yes 1			
objective criteria?	□ No 0			
3e. If the answer to 3d is yes, is the funding based on:	several ans	wers possibl	el	
, , , , , , , , , , , , , , , , , , ,	=	•	=	
	☐ Actual costs <sup>15</sup> (e.g. number of judges and court staff) 1			
	☐ Workload	d of courts2		
	☐ Fixed per	centage of g	overnment	
	expenditure			
	☐ Other (sp	ecify):		
3f. Where have these criteria been defined	☐ In well-es	☐ In well-established practice 1		
	☐ In law 2			
	☐ Other (sp	ecify)		
4. Court management <sup>16</sup>				
4. Court management <sup>16</sup> Which authorities can take the following decisions?	Judiciary	Executive	Legislature	
Which authorities can take the following decisions?	Judiciary	Executive	Legislature	
Which authorities can take the following decisions? Please cross the box that corresponds to the situation in your	Judiciary 2	Executive 0	Legislature 1	
Which authorities can take the following decisions?				
Which authorities can take the following decisions? Please cross the box that corresponds to the situation in your				
Which authorities can take the following decisions? Please cross the box that corresponds to the situation in your country.  General management of a court	2	0	1	
Which authorities can take the following decisions? Please cross the box that corresponds to the situation in your country.	2	0	1	
Which authorities can take the following decisions?  Please cross the box that corresponds to the situation in your country.  General management of a court  Appointment of court staff (other than judges)	2	0	1	
Which authorities can take the following decisions? Please cross the box that corresponds to the situation in your country.  General management of a court	2	0	1	
Which authorities can take the following decisions?  Please cross the box that corresponds to the situation in your country.  General management of a court  Appointment of court staff (other than judges)	2	0	1	
Which authorities can take the following decisions?  Please cross the box that corresponds to the situation in your country.  General management of a court  Appointment of court staff (other than judges)  Redeployment of judges to address temporary workload issues  Other human resource management decisions on court staff	2	0	1	
Which authorities can take the following decisions? Please cross the box that corresponds to the situation in your country.  General management of a court  Appointment of court staff (other than judges)  Redeployment of judges to address temporary workload issues  Other human resource management decisions on court staff  Decisions regarding the implementation and use of Information	2	0	1	
Which authorities can take the following decisions?  Please cross the box that corresponds to the situation in your country.  General management of a court  Appointment of court staff (other than judges)  Redeployment of judges to address temporary workload issues  Other human resource management decisions on court staff	2	0	1	
Which authorities can take the following decisions?  Please cross the box that corresponds to the situation in your country.  General management of a court  Appointment of court staff (other than judges)  Redeployment of judges to address temporary workload issues  Other human resource management decisions on court staff  Decisions regarding the implementation and use of Information and Communication Technology in courts	2	0	1	
Which authorities can take the following decisions? Please cross the box that corresponds to the situation in your country.  General management of a court  Appointment of court staff (other than judges)  Redeployment of judges to address temporary workload issues  Other human resource management decisions on court staff  Decisions regarding the implementation and use of Information	2	0	1	

Figure based upon historic or realized costs.
 Court management also refers to non-budgetary decisions with impact on the functioning of the courts.

Decisions regarding outreach activities <sup>17</sup>		

## Formal independence of the judge

5. Human resource decisions about judges			
5a. Selection, appointment and dismissal of judges and court presidents  Which authorities can take the following decisions? Please cross the box that corresponds to the situation in your country.	Judiciary	Executive	Legislature
Proposal of candidates <sup>18</sup> for the appointment as judges (not supreme court judges)			
Decision <sup>19</sup> on the appointment of a judge			
Proposal for the dismissal of a judge			
Decision on the dismissal of a judge			
Proposal of candidates for the appointment as court presidents			
Decision on the appointment of a court president			
Proposal for the dismissal of a court president			
Decision on the dismissal of a court president			
5b. Selection, appointment and dismissal of Supreme Court judges and the President of the Supreme Court Which authorities can take the following decisions?	Judiciary	Executive	Legislature
Proposal of candidates for the appointment as Supreme Court judges			
Decision <sup>20</sup> on the appointment of a Supreme Court judge			

<sup>&</sup>lt;sup>17</sup> This includes all communication and promotional activities aimed to inform society about the Judiciary.

<sup>&</sup>lt;sup>18</sup> The final proposal of candidate(s) which is transmitted to the body that appoints/elects them.

<sup>&</sup>lt;sup>19</sup> In the context of this question a decision includes a binding proposal addressed to the body which formally makes the relevant decision.

 $<sup>^{20}</sup>$  In the context of this question a decision includes a binding proposal addressed to the body which formally makes the relevant decision.

Proposal for the dismissal of a Supreme Court judge			
Decision on the dismissal of a Supreme Court judge			
Proposal of the candidate(s) for the appointment of the President of			
the Supreme Court	_	_	
Decision on the appointment of the President of the Supreme Court			
Proposal for the dismissal of the President of the Supreme Court			
Decision on the dismissal of the President of the Supreme Court			
5c. Is the appointment of judges in compliance with the ENCJ guideling	nes? Yes=1 N	lo=0	
Is the appointment process open to public scrutiny	☐ Yes	□ No	
and fully and properly documented?			
Is the appointment process undertaken according to published	☐ Yes	□ No	
criteria?			
Is the appointment of judges solely based on merit?	☐ Yes	□No	
Is there in place a written policy designed to encourage	☐ Yes	□ No	
diversity in			
the range of persons available for appointment?			
Does the appointment process provide for an independent	☐ Yes	□ No	
complaint procedure?			
5d. Evaluation, promotion <sup>21</sup> and training of judges.	Judiciary	Executive	Legislature
Which authorities can take the following decisions?	•	•	•
	2	0	U
Decision <sup>22</sup> on the evaluation of a judge			
Evaluation of the performance management of courts			
Decision on the promotion of a judge			
Adoption of ethical standards			

Promotion of judges in the sense of this sub-question and sub-question 5e also covers applications by judges to a new judicial position within the judicial system.
 In the context of this question 5d) a decision includes a binding proposal addressed to the body which formally

makes the relevant decision.

Application of ethical standards					
Decision on the program/content of training for judges					
5e. Probationary periods after first appointment <sup>23</sup>					
Before permanent appointment do judges serve a	☐ Yes 0	□ No 4			
probationary period?					
If yes, is the refusal to confirm the judge in office made	□ Yes 1	□ No 0			
according to objective criteria and with the same procedural safeguards as apply when a judge is to be removed from office?					
Does the body that decides include a majority of Judges?	□ Yes 1	□ No 0			
Is this body independent from the executive and legislature?	□ Yes 1	□ No 0	)		
5f. Is the promotion <sup>24</sup> of judges in compliance with the ENCJ standard	ds?	Yes=1 N	lo=0		
Is the promotion process open to public scrutiny and fully and properly documented?	☐ Yes	□ No			
Is the promotion process undertaken according to published	□ Yes	□ No			
criteria?	l res				
Is the promotion of judges solely based on merit?	□ Yes	□No			
Is there in place a written policy designed to encourage	☐ Yes	□ No			
diversity in the range of persons available for promotion?					
Does the promotion process provide for an independent complaint procedure?	□ Yes	□ No			
	-				
6. Disciplinary measures					
6a. Are disciplinary measures against judges in accordance with ENC.	J standards, r	namely Yes=	1 No=0		
Is there a list of types of judicial conducts/ethics the breach of which would be unacceptable?	□ Yes	□ No			
Is there a time limit for the conducting of the investigation,	□ Yes	□ No			

<sup>&</sup>lt;sup>23</sup> Venice Commission 2010 report on the Independence of Judges

<sup>&</sup>lt;sup>24</sup> Promotion of judges in the sense of this sub-question and sub-question 5d also covers applications by judges to new judicial position within the judicial system.

the making of a decision and the imposition of any sanction?			
Is the name of the judge withheld prior to any sanction	☐ Yes	□ No	
being imposed?			
Does a judge have the right to be legally represented or	☐ Yes	□ No	
assisted by a person of her/his choosing?			
Is there is a right of appeal by way of judicial review or	☐ Yes	□ No	
cassation appeal?			
6b. Which is the competent body to make the following decisions	Judiciary	Executive	Legislature
in the context of disciplinary procedures against judges:			
	2	0	1
Proposal for the appointment of a member of the disciplinary body			
for judges			
101 Jungeo			
Decision on the appointment of a member of the disciplinary body			
for judges			
Investigation of a complaint against a judge			
Dronocal for a disciplinary decision regarding a judge			
Proposal for a disciplinary decision regarding a judge			
Disciplinary decision regarding a judge			
zione in a constante de la con			
Decision on the follow-up to a complaint against the Judiciary/a			
judge			
6c. Can disciplinary measures be initiated against a judge (except in	cases wher	e there has l	been malice or
gross negligence) for the following reasons:			
His/her interpretation of the law	☐ Yes 0	□ No	1
His/her assessment of facts	☐ Yes 0	□ No	1
His/her weighing of evidence in determining a case			
ris/fier weighing of evidence in determining a case	☐ Yes 0	□ No	1
For exercising his/her freedom of expression in order to	□ Yes 0	□ No	3
address threats to the independence of the judiciary, threats			
to judicial integrity, fundamental aspects of the			
administration of justice <sup>25</sup> and when fundamental rights and			
the Rule of Law are in peril <sup>26</sup>			
			·

7.	Non-transferability	of judges

<sup>&</sup>lt;sup>25</sup> ICJ - <u>https://www.icj.org/judgesexpression2019/</u>
<sup>26</sup> ENCJ report on Judicial Ethics 2010

7a. Choose one of the following three options:	☐ Judges cannot be transferred to another court or location without their consent [go to Q7b]20
	☐ Judges cannot be transferred to
	another court or location without
	their consent except for :
	- a disciplinary sanction,
	- the lawful alteration of the court
	system and
	- a temporary assignment to
	reinforce a neighbouring court, the
	maximum duration of such
	assignment being strictly limited by
	the statute [go to Q7c]10
	☐ Judges can be transferred to
	another court or location without
	their consent also for other reasons [go to Q7c]0
7b. If transfer without consent is prohibited, is the prohibition	☐ Constitution or equivalent text 3
guaranteed in:	☐ Law 2
[go to Q7g]	
	☐ Jurisprudence 1
7c. Which authority or body decides on a (temporary or	☐ The Judiciary 2
permanent) transfer of a judge without his/her consent? <sup>27</sup>	☐ The executive 0
	☐ The legislature 0
7d. In case a judge is transferred (temporarily or permanently)	☐ Yes 1
without his/her consent is he/she guaranteed an equivalent post	□ No 0
(in terms of a position, salary)?	
7e. Can a judge appeal if he/she is transferred (temporarily or	☐ Yes 1
permanently) without his/her consent?	□ No 0
7f. If yes, which authority or body decides on such an appeal?	☐ The Judiciary 2
	☐ The executive 1
	☐ The legislature 0
7g. Can a judge be taken off a case without his/her consent?	☐ Yes 0
	□ No 1
	I .

 $<sup>^{\</sup>rm 27}$  This relates to the allowed exceptions under 7a and to any other reasons.

7h. If no, is the prohibition guaranteed in:	☐ The Constitution/equivalent text 3
	☐ Law
	2
	☐ Custom 1
8. Allocation of cases	
8a. Is there a well-defined mechanism for the allocation of cases?	□ Yes
	□ No 0
8b. If yes, where have these criteria been defined?	☐ In well-established practice of the
own yes, more more more entend acom acome	court 1
	☐ In an act adopted by the court 2
	☐ In implementing regulations 1
	☐ In law 3
	☐ Other 1
	E other i
8c. What are the criteria for the allocation of cases?	Several replies possible
	☐ Random-based 1
	☐ Specialization 1
	☐ Experience 1 ☐ Workload 1
	☐ Other (specify): Click or tap here to enter text.
	to enter text.
8d. Who assigns the cases to judges at the courts?	☐ President of the court assigns
	cases 0
	☐ A member of the court staff
	assigns cases (e.g. listing officer) 2
	☐ A special chamber of the court
	assigns cases 3
	☐ The cases are assigned randomly
	(e.g. through a computerized
	system) 4
	☐ Other
1	1

8e. Is the allocation of cases subject to supervision within the	☐ Yes 1
Judiciary?	□ No 0
8f. Is the method of allocation of cases publicly accessible?	☐ Yes 1
	□ No 0
8g. Are the parties entitled to be informed about the allocation of	☐ Yes 1
the case prior to the start of the hearing of the case?	□ No 0
8h. Is the mechanism of allocation being applied uniformly within	☐ Yes 1
the country?	□ No 0
8i. Is the motivation for any derogation recorded?	☐ Yes 1
	□ No 0
[	
9. Internal independence	
9a. In your system, can higher ranked judges change a	☐ Yes 0
verdict of a lower ranked judge (outside of an appeal	□ No 10
system, the precedent doctrine or a preliminary ruling	
system)?	
9b. What kind of decisions can higher ranked judges deliver	☐ None 5
on their own initiative to ensure the uniformity or	☐ Non-binding guidelines 2
consistency of judicial decisions (outside of an appeal	☐ Binding guidelines 0
system or the precedent doctrine)?	biliding guidelines o
9c. Can judges at the same level develop guidelines to	□ None 5
ensure uniformity or consistency of judicial decisions?	☐ Non-binding guidelines 2
	☐ Binding guidelines 0
9d. Can the management of the court exert pressure in	☐ Yes 0
individual cases on the way judges handle their cases with	□ No 5
respect to the uniformity/consistency?	
9e. Can the management of the court exert pressure in	☐ Yes 0
individual cases on the way judges handle their cases with	□ No 3
respect to the timeliness/efficiency of judicial decisions?	
Perceived independence	

# 10. Independence as perceived by society

Please don't answer these questions. The data will be filled in by the secretary of the project group for each member and observer.

40. Danish adiadayaa danaa aaaadiya ta Elaab Eyyabayaa 464	Coord ACA Clieb on too bone to
10a. Perceived independence according to Flash Eurobarometer 461	Score 461:: Click or tap here to
(2018) Perceived independence of the national justice systems in	enter text.
the EU among the general public' and	
Flash Eurobarometer 462 (2018) 'Perceived independence of the national justice systems in the EU among companies'.  Percentage of respondents that rate very good or fairly good.	Score 462: Click or tap here to enter text.
	<b>Total Score:</b> Click or tap here to
	· ·
	enter text.
10b. Perceived independence according to the World Economic	Score1.07: Click or tap here to
Forum Competitiveness Report 2018, item 1.07. Score on 7-point	enter text.
scale.	
10c. Perceived independence according to the World Justice Rule of	Q1.2 Score: Click or tap here to
Law Index 2017/2018, average of Q1.2, Q7.4 and Q8.6.	enter text.
	Q7.4 Score: Click or tap here to
	enter text.
	Cite text.
	<b>Q8.6 Score:</b> Click or tap here to
	enter text.
	Circli Coxt.
	<b>Total:</b> Click or tap here to enter
	text.
	icht.

11. Independence as perceived by the clients of the courts	
Are national client satisfaction surveys available of the past	☐ Yes
three years which contain a question with respect to the	□ No
perceived independence (impartiality) of the Judiciary?	
11b. If yes, please state the percentage of respondents that	Percentage: Click or tap here to
rate the perceived independence (impartiality) very good or	enter text.
fairly good.	

## 12. Independence as perceived by lawyers

Please don't answer these questions. The data will be filled in by the second member and observer.	retary of the project group for each
Perceived independence according to the CCBE survey, question 10	Score: Click or tap here to enter
(figure 48 I,A&Q report 2019-2020)	text.
, , ,	·

#### 13. Independence as perceived by judges

Please don't answer these questions. The data will be filled in by the secretary of the project group for each member and observer.

Perceived independence according to the ENCJ survey, question 16

Score: Click or tap here to enter text.

#### 14. Perceived Judicial corruption

Please don't answer this question. The data will be filled in by the secretary of the project group for each member and observer.

Perceived Judicial corruption according to Special Eurobarometer 470	Score: Click or tap here to enter
(2017) 'Corruption', QB7.	text.
Percentage of respondents that believe corruption is widespread.	
14b. Perceived Judicial corruption according to WJP, Q2.2.	Score: Click or tap here to enter
	text.

#### 15. Trust in Judiciary

Please don't answer these questions. The data will be filled in by the secretary of the project group for each member and observer.

Trust in judiciary, relative to trust in other state powers by citizens,	Score: Click or tap here to enter
according to EC Public Opinion, eu.europa.eu	text.
Percentage that trusts the justice system vs percentages that trust	
national parliament and national government.	

## **ACCOUNTABILITY INDICATORS**

# Formal accountability of the Judiciary as a whole Transparency about the functioning of the Judiciary

1. Periodic reporting on the Judiciary	
1a. Is an annual report published on how the Judiciary has	☐ Yes 1
discharged its functions?	□ No 0
1b. If the answer to 1a is yes, who publishes the report?	☐ Judiciary 2
	☐ Executive 1
1c. If the answer on 1a is yes, does this report include data on:	[several answers possible]
	☐ The number of completed cases? 1
	☐ Duration of cases? 1
	☐ Disciplinary measures 1
	☐ (Successful) complaints 1
	☐ (Successful) requests for recusal
	1
1d. Are the courts periodically and publicly benchmarked with	☐ Yes 1
respect to their performance, e.g. timeliness?	□ No 0
2. Relations with the press	
- No. 100 100 P. 100	
2a. Do officials (communication officers or press judges) of the	☐ Yes 1
courts explain judicial decisions to the media?	□ No 0
2b. Has the Judiciary established press guidelines?	☐ Yes 1
	□ No 0
	_
2c. Does the Judiciary give authorization to broadcast court cases	☐ Yes 1
that draw particular public interest on television?	□ No 0
<u> </u>	
3. Outreach activities aimed at civil society	
3a. Do Open Door days take place in the Courts	☐ Yes 1
	□ No 0
3b. Are educational programmes conducted at schools	☐ Yes 1
	□ No 0

3c. Have television/radio/social m	edia programme fo	rmats heen	☐ Yes	1	
developed with the relevant broad			□ res		
· ·	icast companies to p	novide ilisigiit		U	
in the work of the judge?					
4. External review					
4a. Is the performance of the court	ts regularly reviewe	d or evaluated	☐ Yes	1	
by external bodies?			□ No	0	
4b. Who can commission an extern	nal review of the Jud	liciary?	_	al answers possible]	
			☐ The	2 Judiciary 2	
			☐ The	e executive 1	
			☐ The	e legislature 1	
<b>5</b>			11-		1
	countability of the	•			
Involveme	nt of civil society i	n judicial govei	rnance		
					_
5. Participation of civil society in go	overnance bodies of	the judiciary			
Please fill in the table	A	11	_	And the man indicial	
Governing body which is	Are persons with	How many nor	1-	Are the non-judicial	
l rocponsible for:	a non iudicial	indicial parcan	cara	mambars appointed	
responsible for:	a non-judicial	judicial person		members appointed	
responsible for:	background	member of the	2	through a	
responsible for:	_		2	through a transparent	
responsible for:	background	member of the	2	through a	
responsible for:  Selection & Appointment of	background	member of the	e y?	through a transparent procedure, based on	
	background members? <sup>28</sup>	member of the governing bod	e y?	through a transparent procedure, based on merit?	
Selection & Appointment of	background members? <sup>28</sup>	member of the governing bod	e y? If 2 1	through a transparent procedure, based on merit?	
Selection & Appointment of	background members? <sup>28</sup>	member of the governing bod	e y? If 2 1	through a transparent procedure, based on merit?  Yes 1 No 0	
Selection & Appointment of judges	background members? <sup>28</sup> Yes 1  No 0  Yes 1	member of the governing bod	e y? If 2 1	through a transparent procedure, based on merit?  Yes 1 No 0	
Selection & Appointment of judges  Disciplinary measures against	background members? <sup>28</sup>	member of the governing bod	e y?  If 2 1 alf 0  If 2	through a transparent procedure, based on merit?  Yes 1 No 0	
Selection & Appointment of judges  Disciplinary measures against judges	background members? <sup>28</sup> Yes 1  No 0  Yes 1  No 0	member of the governing bod	e y?  If 2 1 alf 0  If 2 1 alf 0	through a transparent procedure, based on merit?  Yes 1 No 0  Yes 1 No 0	
Selection & Appointment of judges  Disciplinary measures against	background members? <sup>28</sup> Yes 1  No 0  Yes 1  No 0	member of the governing bod	e y?  If 2 1 alf 0  If 2 1 alf 0	through a transparent procedure, based on merit?  Yes 1 No 0  Yes 1 No 0	
Selection & Appointment of judges  Disciplinary measures against judges  Complaints about judges and the	background members? <sup>28</sup> Yes 1  No 0  Yes 1  No 0	member of the governing bod	e y?  If 2 1 alf 0 If 2 1 alf 0 If 2 1 alf 1	through a transparent procedure, based on merit?  Yes 1 No 0  Yes 1 No 0	
Selection & Appointment of judges  Disciplinary measures against judges  Complaints about judges and the	background members? <sup>28</sup> Yes 1  No 0  Yes 1  No 0	member of the governing bod	e y?  If 2 1 alf 0 If 2 1 alf 0 If 2 1 alf 1	through a transparent procedure, based on merit?  Yes 1 No 0  Yes 1 No 0	
Selection & Appointment of judges  Disciplinary measures against judges  Complaints about judges and the	background members? <sup>28</sup> Yes 1  No 0  Yes 1  No 0	member of the governing bod	e y?  If 2 1 aalf 0 If 2 1 alf 0 If 2 1 alf 1	through a transparent procedure, based on merit?  Yes 1 No 0  Yes 1 No 0	
Selection & Appointment of judges  Disciplinary measures against judges  Complaints about judges and the court(s) in general	background members? <sup>28</sup> Yes 1  No 0  Yes 1  No 0	member of the governing bod	e y?  If 2 1 alf 0 If 2 1 alf 0 If 2 1 alf 0	through a transparent procedure, based on merit?  Yes 1 No 0  Yes 1 No 0	
Selection & Appointment of judges  Disciplinary measures against judges  Complaints about judges and the court(s) in general	background members? <sup>28</sup> Yes 1 No 0  Yes 1 No 0  Yes 1 No 0	member of the governing bod'  less than hall half less than hall half more than hall less than hall half more than hall half more than hall half	e y?  If 2     1     alf 0  If 2     1     alf 0  If 2     1     alf 0	through a transparent procedure, based on merit?  Yes 1 No 0  Yes 1 No 0	
Selection & Appointment of judges  Disciplinary measures against judges  Complaints about judges and the court(s) in general	background members? <sup>28</sup> Yes 1 No 0  Yes 1 No 0  Yes 1 No 0	member of the governing bod'  less than hall half less than hall half more than hall less than hall half more than hall half more than hall half	e y?  If 2     1     alf 0  If 2     1     alf 0  If 2     1     alf 0	through a transparent procedure, based on merit?  Yes 1 No 0  Yes 1 No 0	
Selection & Appointment of judges  Disciplinary measures against judges  Complaints about judges and the court(s) in general	background members? <sup>28</sup> Yes 1 No 0  Yes 1 No 0  Yes 1 No 0	member of the governing bod'  less than hall half less than hall half more than hall less than hall half more than hall half more than hall half	e y?  If 2     1     alf 0  If 2     1     alf 0  If 2     1     alf 0	through a transparent procedure, based on merit?  Yes 1 No 0  Yes 1 No 0	

<sup>&</sup>lt;sup>28</sup> Not being ex officio members, Minister of Justice or members of parliament.

6a. Does the Judiciary or do the individual courts have a complaint	☐ Yes 1
procedure?	□ No 0
6b. Is it admissible to complain about:	[several answers possible]
	☐ Behaviour of judges 1
	☐ Timeliness 1
	☐Administrative mistakes 1
	□Other 1
6c. Is an appeal against a decision on a complaint possible?	☐ Yes 1
	□ No 0
7. Withdrawal and recusal	
7a. Is a judge obliged to withdraw from adjudicating a case if the	☐ Yes 1
judge believes that impartiality is in question or compromised or	□ No 0
that there is a reasonable perception of bias?	
7b. If yes, what is the source of the obligation to withdraw from	[one answer only]
adjudicating a case?	☐ Well-established practice of
	judges 2
	☐ Set in an act adopted by a court
	3
	☐ Set in an act adopted by the
	Council for the Judiciary 4
	☐ Set in an act adopted by the
	Minister of justice 1
	Set in law 5
	☐ Other (specify):
7c. If a judge disrespects the obligation to withdraw from	[several answers possible]
adjudicating a case, which sanctions could the judge be subjected	☐ Oral warning 1
to?	☐ Written warning 1
	☐ Suspension 1
	☐ Disciplinary dismissal 1
	□ None 0
	LI NOITE U
7d. Which authority or body takes the first decision on a request for	☐ The Judiciary 2
recusal by a party who considers that a judge is partial / biased?	☐ The executive 0
	☐ Other (specify):

7e. Is an appeal against a decision on a request for recusal possible?	□ Yes
	□ No
7f. If yes, which authority or body decides on such an appeal?	☐ The Judiciary 3
71. If yes, which authority of body declacs on such an appear:	, ·
	☐ The executive 1
	☐ Other (specify):
8. Admissibility of accessory functions and disclosure of interests	
8a. Are judges allowed to have other functions?	☐ Yes 0
	☐ No 10 [if no go directly to Q8f]
8b. Is an authorisation for the exercise of accessory functions by	☐ Yes 1
judges necessary?	□ No 0
8c. If the answer to 8b. is yes, who gives authorisation?	☐ The Judiciary 3
	☐ The Executive 1
	☐ The Legislature 2
8d. If 8a is yes, is there a register of the other jobs and/or functions	☐ Yes 1
judges have?	□ No 0
8e. If the answer to 8d is yes is this register public?	☐ Yes 1
	□ No 0
8f. Is there a register which discloses financial interests judges may	☐ Yes, please specify the minimum
have?	amount which needs to be
	disclosed:Click or tap here to enter
	text. 1
	□ No 0
8g. If the answer to 8f is yes, is this register public?	☐ Yes 1
	□ No 0
<u> </u>	1
0. Codo or guidalinos of judicial othics	
9. Code or guidelines of judicial ethics	
9a. Does the Judiciary have a code or guidelines of judicial ethics?	☐ Yes 1
	□ No 0

9b. If the answer to 9a. is yes, is it available to the public?	☐ Yes 1
	□ No 0
9c. Is judicial training on judicial ethics available?	☐ Yes 1
	□ No 0
9d. Is there a body with responsibility to provide judges with	☐ Yes 1
guidance or advice on ethical issues?	□ No 0
Perceived accountability of the Judiciary and ind	ividual judge
10. Adherence of judges to ethical standards, as perceived by judges	,
* Please don't answer this question. The data will be filled in by the secretary	
observer.	oj the project group for each member and
observer.	
ENCJ survey, Q19	Score: Click or tap here to enter
	text.
11. Adequacy of actions by judicial authorities to address judicial mi	sconduct and corruption, as perceived
by judges	
* Please don't answer these questions. The data will be filled in by the secret	ary of the project group for each member
and observer.	
ENCJ survey, average of Q20 and Q21.	Score: Click or tap here to enter
	text.
12. Adequacy of actions by judicial authorities to address judicial mi	sconduct and corruption, as perceived
by lawyers	
* Please don't answer these questions. The data will be filled in by the secret	ary of the project group for each member
and observer.	
CCBE survey, average of Q11 and Q12.	Score: Click or tap here to enter
CCBE survey, average of Q11 and Q12.	Score: Click or tap here to enter text.