Court of Justice of the EU

European judiciary system - EU law enforcement

EU level

- The Court of Justice (ECJ)
- 2. General Court (formerly the Court of First Instance)
- 3. The Civil Service
 Tribunal (does not exist anymore)

National level

1. National Courts (!)

Court of Justice – its main functions

- Enforcement of the Union law (mostly against MS) and settlement of disputes (between MS and the EU or between the EU institutions)
- 2. Constitutional review of EU acts
- 3. Ensuring the uniform interpretation and application of the EU law
- 4. It does not:
 - 1. Solve disputes between individuals and states
 - 2. Solve disputes between individuals
 - 3. Review decisions of national courts

The Court of Justice

- Art. 19 TEU: the Court of Justice ... It shall ensure that in the interpretation and application of the Treaties the law is observed.
- May act as a civil, constitutional or administrative court

The composition of the ECJ

- Luxembourg
- 28 J + 11 AG
- 6 yrs term, renewable, no retirement age
- Staggered system of appointment (14/14 and 5/6)
- conditions:
 - Independence
 - Qualification or recognized competence
- President of the Court
- The Registrar

ECJ – chambers, etc.

• 3 - 5 - 15 - plenary session

Judge-Rapporteur

Independence of judges

- Oath
- Ban on side jobs
- Full secrecy of deliberations
- No concurring or dissenting judgments

Advocates General

- 11 AG
- Opinion on the case (2nd opinion which is delivered first ☺)
- Function?

General Court

- The General Court has jurisdiction to hear actions brought by:
 - natural or legal persons against acts of the institutions,
 - the Member States against the Commission;
 - the Member States against the Council relating to acts adopted in the field of State aid, 'dumping' and acts by which it exercises implementing powers;
 - seeking compensation for damage caused by the institutions of EU;
 - based on contracts made by EU which expressly give jurisdiction to the General Court;
 - relating to EU trade marks;
 - appeals, limited to points of law, against the decisions of the European Union Civil Service Tribunal;
 - brought against decisions of the Community Plant Variety Office or of the European Chemicals Agency.

Types of proceedings

- References for preliminary rulings
- Action for failure to fulfill obligations
- Actions for annulment
- Actions for failure to act

Art. 267 SFEU (ex 234 TEC)

- The Court of Justice of the European Union shall have jurisdiction to give preliminary rulings concerning:
- (a) the interpretation of the Treaties;
- (b) the validity and interpretation of acts of the institutions, bodies, offices or agencies of the Union;
- Where such a question is raised before any court or tribunal of a Member State, that court or tribunal may, if it considers that a decision on the question is necessary to enable it to give judgment, request the Court to give a ruling thereon.
- Where any such question is raised in a case pending before a court or tribunal of a Member State against whose decisions there is no judicial remedy under national law, that court or tribunal shall bring the matter before the Court.
- If such a question is raised in a case pending before a court or tribunal of a Member State with regard to a person in custody, the Court of Justice of the European Union shall act with the minimum of delay.