JUSTICE ORGANISATION OF JUSTICE CIVIL PROCEDURE CIVIL PROCEDURE LAW

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LEGISLATION, CONSTITUTIONAL GROUNDS, ESSENTIAL ATTRIBUTES,



LEGISLATION

Constitution of the Czech Republic (No. 1/1993 Sb.)

Charter of the Fundamental Rights and Freedoms (Constitutional Act No. 2/1993 Coll.)

Act on Courts and Judges (No. 6/2002 Coll.)
Code of Civil Procedure (No. 99/1963 Coll.)
Special Proceedings Act (No. 292/2013 Coll.)
Code of Administrative Justice (No. 150/2002 Coll.)
.// n/legal-basis/
http://public.psp.cz/er/sqw/hp.sqw?k=2060
http://www.nssoud.cz/docs/caj2002.pdf



CONSTITUTIONAL GROUNDSOF JUSTICE

The rule of law principle (respect and judicial protection of the rights and freedoms of individuals) – Art. 1 (1), Art. 4 of the

 State authority = legislative, executive, judicial bodies (autonomy, separation, independence)

Constitution

Judicial power - Chapter 4 of the Constitution – courts and



ESSENTIAL ATTRIBUTES OF JUSTICE

Judicial power = state power exercised by independents courts (protection of individual rights and interests)

Considering and legally binding decision-making in individual cases

Procedure set/by the law (criminal, civil and administrative judicial procedure)



SYSTEM OF JUSTICE

CIVIL JUSTICE (private law issues) **PLAINAL JUSTICE** (guilt and punishment for criminal offences) **CATIVE JUSTICE** (protection) against administrative decisions/inacion/unlawful

ONAL JUSTICE (protection of





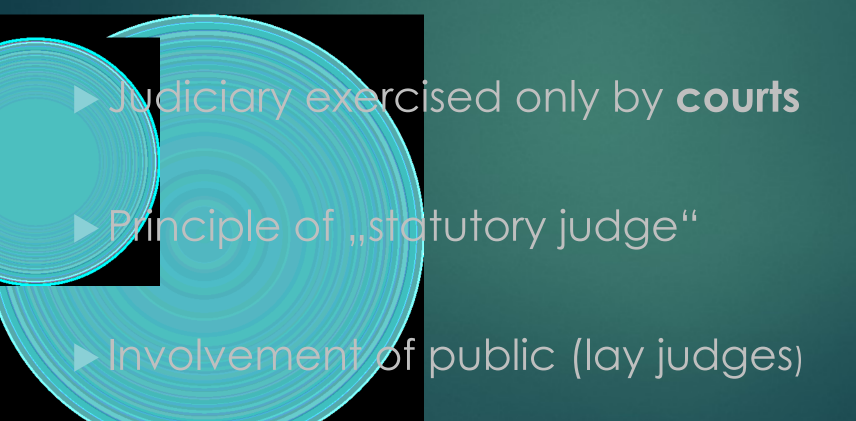


FUNDAMENTAL PRINCIPLES, JUDICIAL SYSTEM, COURTS HIERARCHY



FUNDAMENTAL PRINCIPLES

Independence and impartiality of courts and judges



INDEPENDENCE AND IMPARTIALITY OF COURTS AND JUDGES

- Judicial independence is not the private right of judges but the foundation of judicial impartiality and a constitutional right
- Independent judiciary (free from extraneous influence)
 - Art. 6 ECHR
 Art. 81 s 82 of the Constitution
 - Art. 36 of the Charter of Fundamental Rights and Freedoms
 § 1 and 79 of the Act No 6/2002 Coll., on Courts, Judges, Lay –judges and the State Administration of Courts

OBJECTIVE CONDITIONS AND GURANTEES

Impartiality

fundamental qualification of a judge and

- core attribute of the judiciary
- **Personal qualities** (ability to make impartial and independent decisions)
- Conditions of service and tenure (security of tenure, exclusion of removability/transfer to another court)
- Security of remuneration
 - compatibility with other (public) functions/activities
 - Appointment of judges (by president, no time limit)
- Publicity of court hearing
 - **Disciplinary liaability**



"STATUTORY JUDGE" PRINCIPLE

Nobody shall be denied his or her statutory judge. The jurisdiction of the court and the competence of the judge are set by law." (Art. 38 /1/ of the Charter)

Prevention from external influence

Statutory (transparent) rules for cases assignment to an individual judge (work time - schedule)



JUDICIAL SYSTEM

Supreme Court/Supreme Administrative Court (Brno)

High Courts (Praha, Olomouc)

District Courts (8) Regional Courts (63)

Constitutional Court (Brno)



CONSTITUTIONAL COURT

- Judicial protection of constitutionality (special court system)
- 15 judges appointed for period of 10 years
- Structure plenum (all judges), four three-member panels
- Scope of juisdriction § 87 of Constitution
 - annulment of statutes/provisions contrary to the constitutional order
 annulment of other legal acts/individual provisions contrary to constitutional order or a
 - constitutional complaints

statute

- individuals/legal persons against final decisions /interference of public authorities representative body of a self-governing region against an unlawful interferebce of the state jurisdictional disputes between state bodies, state bodies and bodies of self-governing regions, and between bodies of self-governing regions
- constitutional charge brought by the Senate against the president
- etc.



SUPREME ADMINISTRATIVE COURT

The highest judicial authority in matters falling within the competence of ministrative courts

- Chambers (three member, seven/nine member extended chamber, special chamber)
 - Lity of the case-law of regional courts and administrative authorities cassation complaint (challenging final decisions of regional courts in matters of administrative justice, against the decisions of regional courts on the measures of a general nature, issues of local and regional referendum) protection against inaction
 - protection against unlawful interference
 - electoral matters (incl. presidential election)
 - registration and dissolution of political parties and movements
 - positive /negative/conflicts of competence (administrative authorities and/or territorial or professional selfgoverning bodies)
 - disciplinary court (judges, state prosecutors and enforcement agents)



COURT HIERARCHY

Two-instance (three tier) **system**

Court of first instance Regional court District court Court of appeal

High Court

Regional court



SUPREME COURT



- The highest judicial authority in civil and criminal matters (except matters decided by Constitutional and Supreme Administrative Court)
- Consistency and legality of decisions
- Composition and Structure:
 - Chairman and two judges) extraordinary appeal, complaints for the violation of law (criminal cases), recognition and enforcement of decisions issued by foreign courts (if required by a special legal regulation/international agreement)
 - Invn. nine judges of the same division) legal opinion of a panel is different than expressed in the prior apse-law
 - (Civil Law and Commercial Division and the Criminal Division) ensure legality and consistency of decision-making of the courts by adoptiing standopints, selection of judgements and decide on their publication
 - (President/Vice-President, Heads of the Divisions, Chairmen of the Panels and other judges of the Supreme Court) the most important body adoption of standpoints in the matters of particular kind, issues pertaining to both Divisions, issues disputable between the Divisions



HIGH COURTS



2 high courts seated in Brno and Olomouc

mber panels

stance in cases decided at first instance by the regional courts belonging to their areas



REGIONAL COURTS

7 regional courts and Municipal Court in Prague (threemember panels/single judge)

ond instance in cases decided at first instance w the district courts belonging to their areas

e - § 9 (2) of the Civil Procedure Act



CO

tive justice (Code of Administration)



DISTRICT COURTS

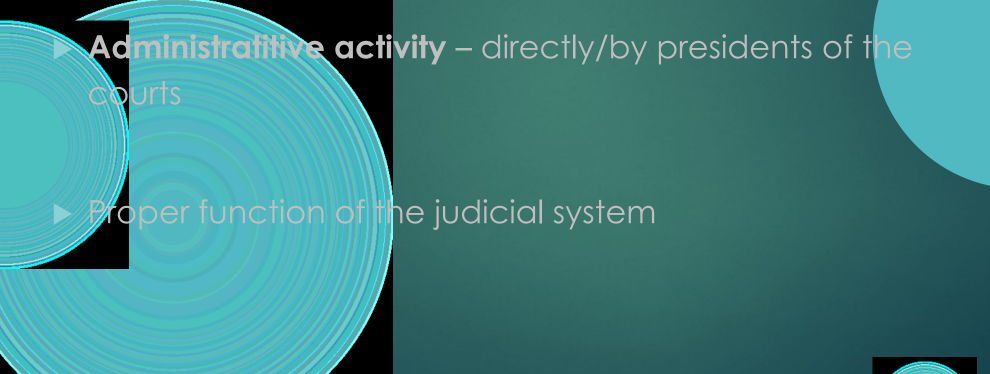
Area courts in Prague, Municipal Court in Brno

general rule

comparisons instance - § 9 (1) of the Civil Procedure Act -

COURT ADMINISTRATION

Ministry of Justice of the Czech Republic - central state administrative body for the courts







FUNDAMENTAL ATTRIBUTES

The procedure of court and participants in civil judicial proceedings to assure protection of private rights and lawful interests of the participants

court = independent and impartial decision-making

Legally binding (enforcable) decision







Contenious proceedings (litigation, adversary)

Non-contentious (special) proceedings (prevention,

Initial proceedings (court trial)
 Execution proceedings

protection



CIVIL PROCEDURE

DEFINITION AND SOURCES

IAW



DEFINITION



set of rules regulating civil procedure (rights and duties of the participating subjects)

participating subjects – court, parties and other bodies/persons



SOURCES OF CIVIL PROCEDURE LAW

Code of Civil Procedure (No. 99/1963 Coll.)

Special Proceedings Act (No. 292/2013 Coll.)







