



The case allocation order of the Curia, effective as of 1 June 2026¹

Based on the provisions of Sections 8-10 of Act No. CLXI of 2011 on the Organisation and Administration of the Courts, in accordance with the agreement² of the Criminal, Civil and Administrative Chambers of the Curia and the Judicial Council of the Curia, and with the implementation of the principles of completeness and abstraction, the principles of consistency and balancing of workload in the allocation of cases, the requirement of applying identical rules, and the principle of the variability of case allocation techniques, I hereby determine the case allocation order of the Curia, effective as of 1 June 2026, as follows.³

I. Legislative background

Abbreviations

Act No. III of 1952 on the Code of Civil Procedure – former Code of Civil Procedure

Act No. CLXI of 2011 on the Organisation and Administration of the Courts – Courts Act

Act No. XXXVI of 2013 on Electoral Procedures – Electoral Procedures Act

Act No. CXXX of 2016 on the Code of Civil Procedure – Code of Civil Procedure

Act No. I of 2017 on the Code of Administrative Litigation – Code of Administrative Litigation

Act No. XC of 2017 on the Code of Criminal Procedure – Code of Criminal Procedure⁴

¹ Consolidated version of the case allocation order of the Curia, effective from 1 January 2023, incorporating the amendments of 27 March 2023, 16 July 2023, 1 January 2024, 1 April 2024, 1 November 2024, 1 January 2025, 1 June 2025, 16 July 2025, 16 October 2025, 1 January 2026, 1 March 2026, and 1 June 2026.

² Effective as of 16 July 2023.

³ Effective as of 1 January 2024, 1 November 2024, 1 January 2025, 1 June 2025, 16 July 2025, 16 October 2025, 1 January 2026, 1 March 2026, and 1 June 2026.

⁴ Effective as of 1 January 2024.

II. The chambers and panels of the Curia

II.1. The chambers of the Curia

The Curia has a Criminal Chamber, a Civil Chamber, and an Administrative Chamber. Within the Civil Chamber, there are three sections: a Civil Law Section, an Economic Law Section, and a Labour Law Section.

II.2.⁵

II.3.⁶

II.4. The panels of the Curia

The Curia has adjudicating panels, a local government panel, a panel that proceeds in cases under Chapter XXIV of the former Code of Civil Procedure and Chapter XXX of the Code of Civil Procedure (hereinafter referred to as “the Annulment Panel”), a panel that proceeds in cases under Section 15 (4) of the Code of Administrative Litigation (hereinafter referred to as the “Jurisdiction Panel”), and uniformity panels.⁷

II.4.1. The composition of the panels

Cases shall be heard by a five-member panel whose composition shall be determined by the relevant procedural laws and the present case allocation order, unless otherwise provided by law or the case allocation order. Panel members shall be designated by the case allocation order according to predetermined objective criteria laid down therein.

If the particular complexity of a case to be heard by a three-member panel under the relevant rules of procedure so justifies, the head of panel may order the case to be heard by a five-member panel, taking into account the criteria set out in Presidential Instruction No. 20/2020 of the President of the Curia on the rules for the establishment of five-member panels.

The heads of panel shall alternate among themselves, according to the subject-matter of the case, the functions of the head of panel, and the head of panel shall designate the judge-rapporteur in that order.

⁵ Repealed as of 1 January 2024.

⁶ Repealed as of 16 July 2023.

⁷ Effective as of 1 January 2024 and 1 March 2026.

If the Curia acts in a three-member panel, it shall, as a general rule, consist of the two heads of panel and the judge who is the judge-rapporteur in the case, in the alphabetical order of their names⁸; exceptions may be made for a reason and in a manner prescribed by law, by briefly stating the reasons. A note of the derogation shall be made and filed in the case file and shall be available to the parties. Where there are more than two heads of panel or more than three judges assigned to a panel, the composition of the panel shall be determined differently from the general rule. In that case, the rotation of the heads of panel and the composition of the adjudicating panel shall be determined by the subject-matter of the case at hand and the experience of the heads of panel in their respective fields, taking into account the administrative-managerial responsibilities of the heads of panel as well. A note of the composition of the panel shall be placed in the case file and shall be available to the parties.⁹

II.4.2. The general substitution order of the panels

The case allocation order sets out the order of substitution between the panels on a chamber-by-chamber basis. In proceedings before a panel composed of five judges, where the number of panel members falls below five, the head of panel shall, in the event of the head of panel being absent, be substituted by the head of panel designated in the inter-panels substitution order and in the order of precedence from the beginning of an alphabetical list; in the event of a judge being absent, (s)he shall be substituted by a judge of the panel designated in the substitution order and in the order of precedence from the beginning of an alphabetical list.

For a panel of more than five members and in the proceedings of a three-member panel, the substitution of the members thereof shall be ensured primarily within the panel, so that in the event of the absence of an adjudicating panel member, the head of panel shall be substituted by the other head of panel, or, if there are more than two heads of panel, by the next head of panel in the alphabetical list, and a judge shall be substituted by the judge who is the next judge in the alphabetical list from among the judges of the panel.¹⁰

If the substitution cannot be arranged within the panel or within the chamber, the judge concerned may be substituted by another judge assigned to a different panel or to a different section or chamber.

⁸ Effective as of 16 July 2023.

⁹ Effective as of 1 November 2024.

¹⁰ Effective as of 16 July 2023.

If it is not possible to follow the aforementioned general substitution order for objective reasons arising from the functioning of the Curia, the special substitution order shall be laid down in the part of the present case allocation order relating to the chambers of the Curia. A note of the designation of the substitute judge shall be placed in the case file and shall be available to the parties.

II.4.3.¹¹

III. The general rules of case allocation

III.1. The definition of case allocation

Case allocation is a process to designate a person (or persons) who is (are) authorised to take measures and act in the case in accordance with the present case allocation order.

III.2. Persons entitled to allocate cases

The names of the persons entitled to allocate cases and the arrangements for their substitution are set out in a part of the present case allocation order that pertain to the chambers of the Curia.

III.3. The case allocation method

The case allocation method between panels that deal with the same type of cases is automatic, or it is carried out in a mixed way under the conditions set out in the case allocation order. The case allocation of the Curia shall be governed by criteria set out in Section 10 (4) of the Courts Act¹². If, after the case has been closed, the case is reopened under a new case number (by the decision of the head of panel) following a suspension, interruption, adjournment or annulment of the decision by the Constitutional Court or the uniformity panel of the Curia, or following a referral, or following a resubmission as a result of a quashing or an interlocutory or partial judgment (including a case when administrative proceedings have to be repeated due to a court decision), the case will have to be allocated to the same panel that has already heard it. In the event of joining cases, they shall be merged into one and shall be given the lowest case number and; if the cases to be joined were originally allocated to different panels, the case to be joined shall be reallocated to the panel that requested the joining of cases based on the instructions of the head of panel who hears the case in order to combine the cases into one. The President,

¹¹ Repealed as of 16 July 2023.

¹² Effective as of 16 July 2023.

Vice-President, Head of Chamber, Secretary General, and Deputy Secretary General of the Curia shall – unless otherwise justified by the arrival of new cases or the need to replace the court leaders mentioned – carry out their adjudicating activity for at least one week per month, in accordance with the general rules of the case allocation order.¹³

III.4. Deviation from the case allocation order¹⁴

III.4.1. Deviation from the case allocation order of the Curia may be made in the following cases, as defined by Section 10 (5) of the Courts Act:¹⁵

- a) appointing another judge to replace a judge who has been excluded,
- b) joining of cases,
- c) ensuring an even workload,
- d) during on-call order, standby order or an exceptional event affecting the operation of the Curia in order to ensure the timely adjudication of the case.

III.4.2.¹⁶

III.4.3.¹⁷

III.5. Case allocation during judicial vacations

During judicial vacations governed by procedural laws, a specific on-call and standby order shall be applied.

IV. Criminal Chamber

IV.1. The chamber's case categories

Cassation (Bfv), third-instance appeal (Bhar), third-instance appeal involving juvenile offenders (Fkhar), remedy petition in the interest of legality (Bt), extra-judicial (Bpk), extra-judicial appeal (Bpkf), designation of a court to act (Bkk), objection against the

¹³ Effective as of 1 January 2024 and 1 March 2026.

¹⁴ Effective as of 16 July 2023 and 1 November 2024.

¹⁵ Effective as of 16 July 2023.

¹⁶ Repealed as of 16 July 2023.

¹⁷ Repealed as of 16 July 2023.

protraction of proceedings (Bkif), annulment of a court decision (Bs), appeal against the second instance court's quashing order (Hkf).

IV.2. The head of chamber

The chamber is headed by Dr. Zsolt Csák, Vice-President in charge of criminal law matters. If the Vice-President is prevented from performing his duties, he shall be substituted by Dr. Gábor Somogyi, deputy head of the Criminal Chamber [Section 123 (1a) of the Courts Act], or a head of panel who carries out on-call duties between 15 July and 31 August every year.¹⁸ If the head of the Criminal Chamber is absent, he shall be substituted by the deputy head of the Criminal Chamber, and if both of them are absent, they will be substituted by the most senior head of panel.¹⁹

IV.3. The person entitled to allocate cases

The cases are allocated by Dr. Zsolt Csák, Vice-President in charge of criminal law matters. If the Vice-President is prevented from carrying out duties, he shall be substituted by the head of panel set out in point IV.2.²⁰

IV.4. The case allocation method

Cases are automatically assigned to the three criminal panels in their ascending order of arrival. Cases that are interconnected and related to the same main case are to be assigned to the same panel. The allocation of cases to various panels is determined by the order in which cases are received, in equal proportions in the following three categories of cases.²¹

The allocation of criminal cases for cassation (Bfv) and remedy cases in the interest of legality (Bt) is automatic. The allocation of cases to various panels is determined by the order in which they are filed. The first case arriving from 1 January 2025 will be assigned to Panel No. B.I. Exceptions to this rule are cases that fall under the scope of military criminal proceedings and cases that cover traffic offences. (Remedy proceedings after a decision – that is affected by a petition for remedy – has become final.)²²

¹⁸ Effective as of 16 July 2023, 1 January 2024, and 1 November 2024.

¹⁹ Effective as of 1 January 2025.

²⁰ Effective as of 16 July 2023 and 1 November 2024.

²¹ Effective as of 1 January 2025.

²² Effective as of 1 January 2025.

The allocation of third-instance criminal cases (Bhar), third-instance cases against juveniles (Fkhar) and criminal cases on appeal against a second-instance court's quashing order (Hkf) is automatic. The allocation of cases to various panels is determined by the order in which they are filed. The first case arriving from 1 January 2025 will be assigned to Panel No. B.I. Exceptions to this rule are cases that fall under the scope of military criminal proceedings and cases that cover traffic offences. (Remedy proceedings before a conclusive decision on the merits of the case becomes final.)²³

The method of allocating extra-judicial criminal cases (Bpk), extra-judicial appealed criminal cases (Bpkf), cases for the designation of a court to act (Bkk), criminal cases filed due to an objection against the protraction of proceedings (Bkif), and criminal cases for the annulment of a court decision (Bs) is automatic. The allocation of cases to various panels is determined by the order in which they are filed. The first case arriving from 1 January 2025 will be assigned to Panel No. B.I. Exceptions to this rule are cases that fall under the scope of military criminal proceedings and cases that cover traffic offences. (Other proceedings.)²⁴

In the case of these categories of cases, if the case is not allocated to the panel that is next in line according to the panel numbers under the above provisions of the case allocation order, the allocation of further cases shall be continued from this particular panel in a way that the panel to which the case was allocated should be omitted once from the allocation line.²⁵

IV.5. Deviation from the case allocation order

Deviation from the case allocation order may be made in accordance with the general rules of the present case allocation order, under the circumstances set out in point III.4.

IV.6. The composition of the panels and their substitution order

The composition and substitution order of the panels shall be governed by points II.4.1 and II.4.2 of the present case allocation order.

Pursuant to the provisions of the Code of Criminal Procedure, panels shall proceed in the form of five-member or three-member panels.²⁶

²³ Effective as of 1 January 2025.

²⁴ Effective as of 1 January 2025.

²⁵ Effective as of 16 July 2025.

²⁶ Effective as of 1 January 2025.

IV.6.1. The panels to act

Panel No. B.I	
Head of panel²⁷	Dr. Ágnes Zsuzsanna Gimesi Dr. Alexa Domonyai Dr. Zsolt Csák
Panel members	Dr. Péter Schmidt Dr. István Krisztián Tuba Dr. Andrea Kardos Dr. Zoltán Gunyecz ²⁸
Seconded judge	-
Case categories heard²⁹	All cases concerning criminal matters, including cases falling under the scope of military criminal proceedings, but excluding cases involving traffic offences.

Panel No. B.I's five-member proceedings: the composition of the panel hearing the case is determined by the date in which cases are received. In each case, the five-member panel is comprised of two heads of panel and three more members – namely Dr. Zoltán Gunyecz, Dr. Andrea Kardos, Dr. Péter Schmidt, and Dr. István Krisztián Tuba – in the alphabetical order of their names. In every fourth case, Dr. Zsolt Csák shall be one of the two heads of panel, and the two other heads of panel shall take turns in the alphabetical order of their names. For cases that fall under the scope of military criminal proceedings, one of the two heads of panel shall be Dr. Zsolt Csák in all cases, the other two heads of panel shall take turns in the alphabetical order of their names.³⁰

Panel No. B.I's three-member proceedings (including cases before a five-member panel, which, after an examination, should be heard by a three-member panel): Panel members shall be Dr. Alexa Domonyai, Dr. Ágnes Gimesi Zsuzsanna and, taking turns in the alphabetical order of

²⁷ Effective as of 16 July 2023.

²⁸ Effective as of 1 January 2025.

²⁹ Effective as of 1 January 2025.

³⁰ Effective as of 1 November 2024 and 1 January 2025.

their names, Dr. Zoltán Gunyecz, Dr. Andrea Kardos, Dr. Péter Schmidt or Dr. István Krisztián Tuba.³¹

Dr. Zsolt Csák shall not act in a three-member panel except in the case of substitution.³²

Panel No. B.II	
Head of panel	Dr. Gábor Somogyi Dr. Attila Harangozó
Panel members³³	Dr. Marianna Csilla Idzigné Novák Dr. Zsuzsanna Demeter Dr. Márton Metzinger Dr. Tibor Boros Dr. Antal Nagy ³⁴
Seconded judge	-
Case categories heard³⁵	All cases concerning criminal matters, including cases involving traffic offences, but excluding cases that fall under the scope of military criminal proceedings.

Panel No. B.II's five-member proceedings: the composition of the panel hearing the case is determined by the date in which cases are received. The five-member panel shall be comprised of two heads of panel (Dr. Gábor Somogyi and Dr. Attila Harangozó in each case, and Dr. Marianna Csilla Idzigné Novák in every tenth case) and three more members (Dr. Tibor Boros, Dr. Zsuzsanna Demeter, Dr. Márton Metzinger, and Dr. Antal Nagy) in the alphabetical order of their names.³⁶

Panel No. B.II's three-member proceedings (including cases before a five-member panel, which, after an examination, should be heard by a three-member panel): Panel members shall

³¹ Effective as of 1 January 2025.

³² Effective as of 16 July 2023.

³³ Effective as of 1 March 2026.

³⁴ Effective as of 1 January 2025.

³⁵ Effective as of 1 January 2025.

³⁶ Effective as of 1 January 2025 and 1 March 2026.

be Dr. Attila Harangozó and Dr. Gábor Somogyi, and taking turns in the alphabetical order of their names, Dr. Tibor Boros, Dr. Zsuzsanna Demeter, Dr. Márton Metzinger or Dr. Antal Nagy.³⁷

Panel No. B.III	
Head of panel	Dr. Ferencné Molnár Dr. Levente Bartkó
Panel members³⁸	Dr. Eszter Ágnes Varga Dr. Szabolcs János Hornyák Dr. Péter Horváth ³⁹ Dr. László Kis
Seconded judge	-
Case categories heard⁴⁰	All cases concerning criminal matters, including cases that fall under the scope of military criminal proceedings, but excluding cases involving traffic offences

Panel No. B.III's five-member proceedings: the composition of the panel hearing the case shall be determined by the date in which cases are received. The five-member panel shall be comprised of two heads of panel (Dr. Ferencné Molnár and Dr. Levente Bartkó) in each case, and three more members (Dr. Szabolcs János Hornyák, Dr. Péter Horváth, Dr. László Kis, and Dr. Eszter Ágnes Varga) in the alphabetical order of their names⁴¹

Panel No. B.III's three-member proceedings (including cases before a five-member panel, which, after an examination, should be heard by a three-member panel): Panel members shall be Dr. Levente Bartkó and Dr. Ferencné Molnár, and taking turns in the alphabetical order of their names, Dr. Szabolcs János Hornyák, Dr. Péter Horváth, Dr. László Kis, and Dr. Eszter Ágnes Varga.⁴²

³⁷ Effective as of 1 January 2025.

³⁸ Effective as of 1 March 2026 and 1 June 2026.

³⁹ Effective as of 1 January 2025.

⁴⁰ Effective as of 1 January 2025.

⁴¹ Effective as of 1 January 2025, 1 March 2026, and 1 June 2026.

⁴² Effective as of 1 January 2025, 1 March 2026, and 1 June 2026.

IV.6.2. The substitution order of the panels

The following special substitution order shall apply to the substitution of the panels, in addition to the general arrangements set out in point II.4.2 of the present case allocation order:

- a) Panel No. B.I is to be substituted by Panel No. B.III,
- b) Panel No. B.II is to be substituted by Panel No. B.I,
- c) Panel No. B.III is to be substituted by Panel No. B.II.

The specific on-call and standby order, as set out in point III.5 of the present case allocation order, shall apply to proceedings relating to coercive measures.

IV.7.⁴³

V. Civil Chamber

V.1. Case categories heard by the chamber

Legal actions in rem, legal actions on succession, legal actions for the enforcement of personality rights, family law-related legal actions, legal actions launched on the basis of Chapter XXXI of the Code of Civil Procedure, restraining orders, compulsory psychiatric review, legal actions related to the law of obligations (including disputes relating to injury to life, physical integrity, and health), cases related to data protection and data of public interest, intellectual property cases, litigious and non-litigious economic cases (registration of companies and civil society organisations, bankruptcy, liquidation), litigious and non-litigious enforcement cases, labour litigation, appealed labour cases and other appealed cases, cases for the designation of a court to act.⁴⁴

V.2. The head of the chamber

The chamber is headed by Dr. Katalin Böszörményiné Kovács, Vice-President in charge of civil law matters, and Dr. Rita Tánczos and Dr. Marianna Dzsula, deputy heads of chamber, take part in the management of the chamber.⁴⁵

⁴³ Repealed as of 16 July 2023.

⁴⁴ Effective as of 1 January 2024.

⁴⁵ Effective as of 1 November 2024.

V.3. The persons entitled to allocate cases

Cases are to be allocated by Dr. Katalin Böszörményiné Kovács, Vice-President in charge of civil law matters, or in her absence, by Dr. Rita Tánczos and Dr. Marianna Dzsula, deputy heads of chamber. In the exceptional cases specified in the case allocation order, the Vice-President decides on deviation from the case allocation order⁴⁶.

V.4. The case allocation method

The allocation of cases between the panels in the Civil Law Section, Economic Law Section, and Labour Law Section shall be carried out by the person entitled to allocate cases as defined in point V.3 according to the following methods.⁴⁷

The allocation of cases between the panels is determined by the order in which the cases are received. Family law-related cases, legal actions launched on the basis of Chapter XXXI of the Code of Civil Procedure, restraining orders and compulsory psychiatric review cases are dealt with by Panel No. P.I and Panel No. P.II. The allocation of cases is automatic in the ratio of one (Panel No. P.I) to one (Panel No. P.II).

Litigious and non-litigious enforcement cases are dealt with by Panel No. P.II and Panel No. P.V. The allocation of cases between the panels is determined by the order in which the cases are received. The allocation of cases is automatic in the ratio of three (Panel No. P.II) to one (Panel No. P.V).⁴⁸

Legal actions in rem and legal actions on succession are dealt with by Panel No. P.I and Panel No. P.V. The allocation of cases between the panels according to their subject matter is determined by the order in which the cases are received. The allocation of cases is automatic in the ratio of one (Panel No. P.I) to two (Panel No. P.V).⁴⁹

Disputes relating to injury to life, physical integrity, and health are dealt with by Panel No. P.III and Panel No. P.VI. The allocation of cases between the panels according to their subject matter is determined by the order in which the cases are received. The allocation of cases is automatic in the ratio of one (Panel No. P.III) to one (Panel No. P.VI).

⁴⁶ Effective as of 1 January 2024 and 1 November 2024.

⁴⁷ Effective as of 1 January 2024.

⁴⁸ Effective as of 1 January 2024.

⁴⁹ Effective as of 1 January 2024, 1 November 2024 and 1 January 2026.

With the exceptions set out above, cases related to the law of obligations are dealt with by Panel No. P.I, Panel No. P.II, Panel No. P.III, Panel No. P.V, and Panel No. P.VI. The allocation of cases between the panels according to their subject matter is determined by the order in which the cases are received. The allocation of cases is automatic in the ratio of three (Panel No. P.I) to two (Panel No. P.II), two (Panel No. P.III), one (Panel No. P.V) and three (Panel No. P.VI).⁵⁰

With the exceptions set out above, litigious and non-litigious economic cases are dealt with by Panel No. P.III and Panel No. P.VI. The allocation of cases between the panels according to their subject matter is determined by the order in which the cases are received. The allocation of cases is automatic in the ratio of one (Panel No. P.III) to one (Panel no. P.VI).⁵¹

Litigious and non-litigious labour cases are dealt with by Panel No. P.II and Panel No. P.IV. The allocation of cases between the panels is determined by the order in which the cases are received, with one case per panel.⁵²

The allocation of cases for the designation of a court to act and appealed cases alleging a breach of procedural law⁵³ between the panels is automatic in the order in which the cases are received, with one case per panel.

Pursuant to Section 10 (2) of the Courts Act, the Curia shall act in a panel of five professional judges.

V.5. Deviation from the case allocation order

Deviation from the case allocation order may be made in accordance with the general rules of the present case allocation order, under the circumstances set out in point III.4.

V.6. The composition of the panels and their substitution order

The composition and substitution order of the panels shall be governed by point II.4.1 and point II.4.2 of the present case allocation order.

⁵⁰ Effective as of 1 January 2024 and 1 November 2024.

⁵¹ Effective as of 1 January 2024.

⁵² Effective as of 1 January 2024 and 1 June 2026.

⁵³ Effective as of 16 July 2023.

V.6.1. The panels to act

Panel No. P.I	
Head of panel⁵⁴	Dr. Ildikó Nyíróné Kiss Dr. Attila Cseh
Panel members	Dr. Szilvia Magosi Dr. Attila Zsolt Mocsár Dr. Mátyás Parlagi
Seconded judge	-
Case categories heard⁵⁵	Family law-related cases, legal actions based on Chapter XXXI of the Code of Civil Procedure Restraining orders, compulsory psychiatric review Legal actions in rem Legal actions on succession Legal actions related to the law of obligations (excluding disputes relating to injury to life, physical integrity, and health) Appealed cases Cases for the designation of a court to act It shall also be entitled to act on matters falling within the remit of a panel to be substituted within the limits set out in point V.6.2.

Panel No. P.II	
Head of panel⁵⁶	Dr. Edit Hajdu Dr. Zsuzsanna Kövesné Kósa ⁵⁷

⁵⁴ Effective as of 1 January 2024 and 1 January 2026.

⁵⁵ Effective as of 16 July 2023.

⁵⁶ Effective as of 16 July 2023.

⁵⁷ Exempt from work from 10 July 2026 to 9 October 2026.

Panel members⁵⁸	Dr. Szilvia Darákné Nagy Dr. Zsuzsanna Mészárosné Szabó Dr. András Osztovits Dr. László Örkényi
Seconded judge	-
Case categories heard⁵⁹	Family law-related cases, legal actions based on Chapter XXXI of the Code of Civil Procedure Restraining orders, compulsory psychiatric review Litigious and non-litigious enforcement cases Legal actions related to the law of obligations (excluding disputes relating to injury to life, physical integrity and health) Litigious and non-litigious labour cases Appealed cases Cases for the designation of a court to act It shall also be entitled to act on matters falling within the remit of a panel to be substituted within the limits set out in point V.6.2.

The five-member panel is comprised of Dr. Edit Hajdu, Dr. Szilvia Darákné Nagy, Dr. Zsuzsanna Mészárosné Szabó, Dr. László Örkényi, and Dr. András Osztovits⁶⁰.

Panel No. P.III	
Head of panel	Dr. Attila Farkas Dr. Judit Salamonné Piltz

⁵⁸ Effective as of 1 June 2026.

⁵⁹ Effective as of 16 July 2023 and 1 January 2024.

⁶⁰ Effective for cases received as of 1 June 2026.

Panel members	Dr. István Bajnok Dr. Mónika Gáspár Dr. Péter Zumbók
Seconded judge	-
Case categories heard⁶¹	Legal actions related to the law of obligations Disputes relating to injury to life, physical integrity, and health Litigious and non-litigious economic cases (excluding company registration cases) Appealed cases Cases for the designation of a court to act It shall also be entitled to act on matters falling within the remit of a panel to be substituted within the limits set out in point V.6.2.

Panel No. P.IV	
Head of panel⁶²	Dr. Katalin Böszörményiné Kovács Dr. Marianna Stark
Panel members⁶³	Dr. Marianna Dzsula Dr. Árpád Pataki Dr. Zsuzsanna Véghné Szabó Dr. Krisztina Szolnokiné Csernay
Seconded judges	-

⁶¹ Effective as of 16 July 2023.

⁶² Effective as of 1 April 2024.

⁶³ Effective as of 1 January 2024.

Case categories heard⁶⁴	Legal actions for the enforcement of personality rights (excluding disputes relating to injury to life, physical integrity, and health) Intellectual property cases Cases related to data protection and data of public interest Litigious and non-litigious labour cases Appealed cases Cases for the designation of a court to act It shall also be entitled to act on matters falling within the remit of a panel to be substituted within the limits set out in point V.6.2. Cassation cases over monetary compensation related to delays in litigious civil proceedings.
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The five-member panel's composition in litigious and non-litigious labour cases: Dr. Marianna Stark, Dr. Marianna Dzsula, Dr. Krisztina Szolnokiné Csernay, Dr. Árpád Pataki, and Dr. Zsuzsanna Véghné Szabó.⁶⁵

Its composition in other cases: Dr. Marianna Stark, Dr. Árpád Pataki, Dr. Zsuzsanna Véghné Szabó, and Dr. Krisztina Szolnokiné Csernay in all cases, and cases are divided between Dr. Katalin Böszörményiné Kovács and Dr. Marianna Dzsula in a ratio of one to two.⁶⁶

In the case of substitution, the five-member adjudicating panel shall be comprised of a head of panel from that panel and judges assigned to the panel.⁶⁷

Panel No. P.V	
Head of panel⁶⁸	Dr. Péter Puskás Dr. Ildikó Suba

⁶⁴ Effective as of 16 July 2023, 1 January 2024 and 1 January 2026.

⁶⁵ Effective as of 1 January 2024.

⁶⁶ Effective as of 1 January 2024.

⁶⁷ Effective as of 1 January 2024.

⁶⁸ Effective as of 1 January 2024, 1 April 2024, and 1 June 2025.

Panel members⁶⁹	Dr. Judit Anna Csesznok Dr. Judit Gyarmathy Dr. Rita Tánczos Dr. Edit Varga
Seconded judges	-
Case categories heard⁷⁰	Legal actions in rem Legal actions on succession Legal actions related to the law of obligations (excluding: disputes relating to injury to life, physical integrity, and health) Litigious and non-litigious enforcement cases Appealed cases Cases for the designation of a court to act It shall also be entitled to act on matters falling within the remit of a panel to be substituted within the limits set out in point V.6.2.

The five-member panel's composition: Dr. Judit Anna Csesznok, Dr. Péter Puskás, Dr. Ildikó Suba, and Dr. Edit Varga in all cases, and cases are divided between Dr. Judit Gyarmathy and Dr. Rita Tánczos in a ratio of one to three.⁷¹

In the case of substitution, the five-member adjudicating panel shall be comprised of a head of panel from that panel and judges assigned to the panel.⁷²

Panel No. P.VI	
Head of panel	Dr. Attila Döme Dr. Katalin Simonné Gombos

⁶⁹ Effective as of 1 January 2024.

⁷⁰ Effective as of 16 July 2023, 1 January 2024, and 1 June 2026.

⁷¹ Effective as of 1 January 2024, 1 November 2024, and 1 June 2026.

⁷² Effective as of 1 January 2024.

Panel members	Dr. Antónia Farkas Dr. Anna Madarász Dr. Ágnes Tibold
Seconded judge	-
Case categories heard⁷³	Legal actions related to the law of obligations Disputes relating to injury to life, physical integrity, and health Litigious and non-litigious economic cases (excluding cases relating to the registration of civil society organisations, and bankruptcy and liquidation cases) Appealed cases Cases for the designation of a court to act It shall also be entitled to act on matters falling within the remit of a panel to be substituted within the limits set out in point V.6.2.

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V.6.2. The substitution order of the panels

The following special substitution order shall apply to the substitution of the panels, in addition to the general arrangements set out in point II.4.2 of the present case allocation order:⁷⁶

- a) Panel No. P.I is to be substituted by Panel No. P.V and by Panel No. P.VI,⁷⁷

⁷³ Effective as of 16 July 2023.

⁷⁴ Repealed as of 1 January 2024.

⁷⁵ Repealed as of 1 January 2024.

⁷⁶ Effective as of 16 July 2023.

⁷⁷ Effective as of 1 January 2024 and 1 January 2026.

- b) Panel No. P.II is to be substituted by Panel No. P.V and Panel P.IV, and in litigious and non-litigious labour cases, by Panel No. P.IV,⁷⁸
- c) Panel No. P.III is to be substituted by Panel No. P.IV and Panel No. P.VI,⁷⁹
- d) Panel No. P.IV is to be substituted by Panel No. P.III and Panel No. P.II, and in litigious and non-litigious labour cases, by Panel No. P.II,⁸⁰
- e) Panel No. P.V is to be substituted by Panel No. P.I, and in litigious and non-litigious labour cases, by Panel No. P.II,⁸¹
- f) Panel No. P.VI is to be substituted by Panel No. P.I and Panel No. P.III,⁸²
- g) ⁸³
- h) ⁸⁴

V.7.⁸⁵

VI. Administrative Chamber

VI.1. The case categories heard by the chamber

Administrative cassation cases; appealed administrative cases; social security, labour authority, occupational safety, and public service cases; election cases; cases relating to the authentication of a question put to a referendum; cases relating to the exercise of the right to freedom of assembly and other matters; cases challenging the appointment of a municipal bankruptcy trustee.⁸⁶

VI.2. The head of chamber

The chamber is headed by Dr. Tibor Kalas, Vice-President in charge of administrative law matters, and Dr. Kálmán Sperka and Dr. Tamás Sugár, deputy heads of chamber, take part in the management of the chamber.⁸⁷

⁷⁸ Effective as of 1 January 2024 and 1 January 2026.

⁷⁹ Effective as of 1 January 2024 and 1 June 2025.

⁸⁰ Effective as of 1 January 2024 and 1 January 2026.

⁸¹ Effective as of 1 January 2024.

⁸² Effective as of 1 January 2024 and 1 June 2025.

⁸³ Repealed as of 1 January 2024.

⁸⁴ Repealed as of 1 January 2024.

⁸⁵ Repealed as of 16 July 2023.

⁸⁶ Effective as of 1 January 2024 and 1 April 2024.

⁸⁷ Effective as of 1 November 2024 and 1 June 2025.

VI.3. The person entitled to allocate cases

Cases are allocated by Dr. Tibor Kalas, Vice-President in charge of administrative law matters. The allocation of cases by their subject matter – including social security, labour authority, occupational safety, and public service cases – is automatic within the framework of the present case allocation order. In the exceptional cases provided for by law and in the case allocation order, the Vice-President may decide on deviation from the case allocation order⁸⁸. Social security, labour authority, occupational safety, public service, and financial cases shall be allocated according to their subject. In these case categories, under exceptional circumstances specified by law or the case allocation order, the Vice-President may decide⁸⁹ on deviation from the case allocation order⁹⁰.

VI.4. The case allocation method⁹¹

The allocation of cassation cases is automatic. The allocation of cases to the panels is determined by the last digit of the case number according to the filing within the case categories they handle.

The allocation of appeal and miscellaneous cases is automatic. The allocation of cases to the panels is determined by the order in which the cases are received, and in view of this, the next panel receives an appeal case and a miscellaneous case. The first case arriving from 1 January 2023 is to be assigned to Panel No. K.I.⁹²

A note of the derogation from the above mentioned case allocation method shall be made and filed in the case file and shall be available to the parties.⁹³

The Curia is to act in a panel of five professional judges. Where the nature of the case so warrants, no more than two members of the panel of five professional judges may be professional judges who are not designated to act as judges in administrative cases. The head of panel may exceptionally refer the case to a panel of three professional judges [Section 8 (6) of the Code of Administrative Litigation]. In the case of a provision of a separate piece of legislation, the Curia shall act in a panel of three judges.⁹⁴

⁸⁸ Effective as of 16 July 2023.

⁸⁹ Effective as of 16 July 2023.

⁹⁰ Effective as of 1 November 2024.

⁹¹ Effective as of 16 July 2023.

⁹² Effective as of 1 January 2024 and 1 November 2024.

⁹³ Effective as of 16 July 2023.

⁹⁴ Effective as of 1 January 2024 and 1 June 2025.

In cases relating to classified information, the panel to act shall be composed of two heads of panel from among Dr. Zsolt Péter Balogh, Dr. Tibor Kalas, and Dr. András Zs. Varga, heads of panel, in the alphabetical order of their names, as well as Dr. Judit Szabó, Dr. Barnabás Hajas and Dr. Ildikó Ujhelyi-Gyurán. The heads of the panel shall preside in turn over the cases, the judges-rapporteurs shall also take turns in carrying out their duties. Dr. Katalin Böszörményiné Kovács shall be assigned to the panel as a substitute.⁹⁵

Social security, labour authority, occupational safety, and public service cases are allocated by their subject matter to Panel No. K.III and Panel No. K.VII as specified in the case allocation order, and the allocation of such cases between them is automatic in accordance with the last digit of their case number.

Cases with a financial subject matter are heard by Panel No. K.I, Panel No. K.V, and Panel No. K.VI. The allocation of cases between the panels is automatic on the basis of the last digit of their case number according to point VI.6.1 of the case allocation order.

The allocation of election cases and cases relating to the asset declarations of Members of the European Parliament and relating to the authentication of a question put to a referendum is automatic. The allocation of cases to the panels is determined by the order in which the cases are received, and two cases are allocated to the next panel in line. If the panel next in line is unable to exercise its judicial function for objective reasons relating to the court's functioning, then the case is allocated to the panel next in line. In that case, the panel which is to be replaced shall be placed at the end of the case allocation cycle.⁹⁶

Cases relating to the exercise of the right to freedom of assembly are decided by Panel No. K.IV, Panel No. K.VI, and Panel No. K.VII. Cases are allocated between them according to the order in which the cases are received, with one case per panel.⁹⁷

Cases challenging the appointment of a municipal bankruptcy trustee are heard by Panel No. K.II.⁹⁸

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⁹⁵ Effective as of 1 January 2024, 1 November 2024, 1 June 2025, and 1 January 2026.

⁹⁶ Effective as of 16 July 2025.

⁹⁷ Effective as of 16 July 2023, 1 January 2024, and 1 June 2025.

⁹⁸ Effective as of 1 April 2024 and 1 June 2025.

⁹⁹ Repealed as of 15 July 2024.

¹⁰⁰ Repealed as of 15 July 2024.

The allocation of first-instance general administrative and non-cassation cases (marked as “Káf”) is automatic. The first case received after the entry into force of the law is assigned to Panel No. K.I, and thereafter, the cases are assigned to the panels one by one in order.¹⁰¹

Enforcement cases relating to the first-instance and final-instance adjudication of the Curia are to be heard by the panel that issued the decision.

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VI.5. Deviation from the case allocation order¹⁰³

Deviation from the case allocation order may be made in accordance with the general rules of the present case allocation order, under the circumstances set out in point III.4. A note of the derogation shall be made and filed in the case file and shall be available to the parties. During the judicial vacations, the on-call and stand-by order laid down in a special provision shall apply to all categories of cases dealt with at the chamber.

VI.6. The composition of the panels and their substitution order

The composition and substitution order of the panels shall be governed by points II.4.1 and II.4.2 of the present case allocation order.

VI.6.1. The panels to act

Panel No. K.I	
Head of panel¹⁰⁴	Dr. Kincső Tóth Dr. Tibor Kalas
Panel members¹⁰⁵	Dr. Csilla Heinemann Dr. Judit Szabó (Mrs. Zsolt Banu) Dr. Ildikó Figula

¹⁰¹ Effective as of 16 July 2025 and 1 January 2026.

¹⁰² Repealed as of 1 June 2025.

¹⁰³ Effective as of 16 July 2023.

¹⁰⁴ Effective as of 1 January 2024, 1 November 2024, 1 June 2025, and 16 October 2025.

¹⁰⁵ Effective as of 1 January 2024 and 1 November 2024.

Seconded judge	-
Case categories heard¹⁰⁶	<p>Cases with a financial subject matter, with case numbers from 35.000, and with case number endings 0, 1 and 2</p> <p>Administrative cassation cases with a general subject matter, with case numbers from 37.000, and with case number endings 1 and 2</p> <p>Election cases, cases related to the authentication of a referendum question</p>

Panel No. K.II — the Municipality Panel of the Curia¹⁰⁷	
Head of panel¹⁰⁸	Dr. Zsolt Péter Balogh
Panel members¹⁰⁹	<p>Dr. Árpád Lajos Kiss</p> <p>Dr. Viola Dobó</p> <p>Dr. Fruzsina Bögös</p> <p>Dr. Tamás Sugár</p>
Seconded judge	-

¹⁰⁶ Effective as of 1 June 2025.

¹⁰⁷ Effective as of 1 January 2024.

¹⁰⁸ Effective as of 1 January 2024 and 1 June 2025.

¹⁰⁹ Effective as of 1 January 2024 and 1 June 2025.

Case categories heard¹¹⁰	<p>Cases aimed at examining whether a local government decree violates other laws, whether a local government has failed to fulfil its legislative obligation required by law, whether the representative body of a local government has issued a normative decision, or whether the representative body of a local government has failed to fulfil its obligation to issue such a decision.</p> <p>Cases challenging the appointment of a municipal bankruptcy trustee.</p>
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Panel No. K.III	
Head of panel¹¹¹	<p>Dr. Katalin Farkas Dr. András Kovács Dr. Katalin Magyarfalvi</p>
Panel members¹¹²	<p>Dr. Nóra Bérces Dr. Eszter Varga</p>
Seconded judge	<p>-</p>
Case categories heard¹¹³	<p>Administrative cassation cases with a general subject matter, with case numbers from 37.000, and with case number ending 8</p> <p>Public service, social security and labour authority cases with case numbers from 45.000 and with case number endings 1, 2, 3, 4, 6, 7, 8</p> <p>Election cases, cases related to the authentication of a question put to a referendum</p>

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¹¹⁰ Effective as of 1 January 2024 and 1 April 2024.

¹¹¹ Effective as of 1 January 2024 and 16 October 2025.

¹¹² Effective as of 1 November 2024, 1 June 2025, and 16 October 2025.

¹¹³ Effective as of 1 January 2024, 1 June 2025, and 16 October 2025.

¹¹⁴ Repealed as of 1 June 2025.

¹¹⁵ Repealed as of 1 June 2025.

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Panel No. K.IV	
Head of panel¹²¹	Dr. Zsolt Péter Balogh
Panel members¹²²	Dr. Viola Dobó Dr. Árpád Lajos Kiss Dr. Fruzsina Bögös Dr. Tamás Sugár
Seconded judge	-
Case categories heard¹²³	Administrative cassation cases with a general subject matter, with case numbers from 37.000, and with case number endings 3 and 4 Cases relating to the exercise of the right to freedom of assembly Election cases and cases related to the authentication of a question put to a referendum

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¹¹⁶ Repealed as of 16 July 2025.

¹¹⁷ Repealed as of 16 July 2025.

¹¹⁸ Repealed as of 16 July 2025.

¹¹⁹ Repealed as of 16 July 2025.

¹²⁰ Repealed as of 16 July 2025.

¹²¹ Effective as of 16 July 2023 and 1 June 2025.

¹²² Effective as of 16 July 2023, 1 January 2024, and 1 June 2025.

¹²³ Effective as of 1 January 2024 and 1 June 2025.

¹²⁴ Repealed as of 1 June 2025.

¹²⁵ Repealed as of 1 June 2025.

Panel No. K.V	
Head of panel	Dr. Péter Darák Dr. Gizella Márton
Panel members	Dr. Márta Anna Stefancsik Dr. Anett Ságiné Márkus Dr. Péter Demjén
Seconded judge	-
Case categories heard¹²⁸	Cases with a financial subject matter, with case numbers from 35.000, and with case number endings 5, 7, 8 and 9 Administrative cassation cases with a general subject matter, with case numbers from 37.000, and with case number ending 5 Election cases, cases related to the authentication of a question put to a referendum

Panel No. K.VI	
Head of panel¹²⁹	Dr. Krisztina Kurucz Dr. Beáta Vitál-Eigner
Panel members¹³⁰	Dr. Judit Bernáthné Kádár Dr. Barnabás Hajas Dr. Edina Rák-Fekete

¹²⁶ Repealed as of 1 June 2025.

¹²⁷ Repealed as of 1 January 2024.

¹²⁸ Effective as of 1 January 2024.

¹²⁹ Effective as of 16 July 2023.

¹³⁰ Effective as of 1 June 2025 and 16 July 2025.

Seconded judge	-
Case categories heard¹³¹	Cases with a financial subject matter, with case numbers from 35.000, and with case number endings 3, 4 and 6 Administrative cassation cases with a general subject matter, with case numbers from 37.000, and with case number endings 0 and 9 Election cases, cases related to the authentication of a question put to a referendum, cases related to the exercise of the right to freedom of assembly

Panel no. K.VII	
Head of panel¹³²	Dr. András Zs. Varga Dr. Gábor Remes Dr. Kálmán Sperka
Panel members¹³³	Dr. József Cséffán Dr. Judit Szilas Dr. Ildikó Ujhelyi-Gyurán
Seconded judge	-

¹³¹ Effective as of 1 January 2024 and 1 June 2025.

¹³² Effective as of 16 July 2025 and 16 October 2025.

¹³³ Effective as of 1 January 2024, 16 July 2025, and 16 October 2025.

Case categories heard¹³⁴	Administrative cassation cases with a general subject matter, with case numbers from 37.000, and with case number endings 6 and 7 Cases relating to the exercise of the right to freedom of assembly Public service, social security and labour authority cases with case numbers from 45.000 and with case number endings 0, 5, and 9 Election cases, cases related to the authentication of a question put to a referendum
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In administrative cassation cases with a general subject matter, the composition of the panel is as follows:

The five-member panel shall be comprised of Dr. András Zs. Varga and Dr. Kálmán Sperka, as well as Dr. Gábor Remes, Dr. Judit Szilasi, and Dr. Ildikó Ujhelyi-Gyurán.¹³⁵

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In public service, social security, and labour authority cases, the panel's composition shall be as follows:

The five-member panel shall be comprised of Dr. András Zs. Varga, Dr. Kálmán Sperka, Dr. Gábor Remes, and Dr. József Cséffán. Further members of the panel shall be Dr. Judit Szilas and Dr. Ildikó Ujhelyi-Gyurán in the alphabetical order of their names.¹³⁷

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In all other cases, the five-member panel shall be comprised of Dr. András Zs. Varga, Dr. Kálmán Sperka, and Dr. Gábor Remes. Further members of the panel shall be Dr. József Cséffán, Dr. Judit Szilas, and Dr. Ildikó Ujhelyi-Gyurán in the alphabetical order of their names.¹³⁹

¹³⁴ Effective as of 1 January 2024, 1 June 2025 and 16 October 2025.

¹³⁵ Effective as of 1 January 2024 and 16 October 2025.

¹³⁶ Repealed as of 16 October 2025.

¹³⁷ Effective as of 1 January 2024 and 16 October 2025.

¹³⁸ Repealed as of 16 October 2025.

¹³⁹ Effective as of 16 October 2025.

VI.6.2. The substitution order of the panel

The following special substitution order shall apply to the substitution of the panels, in addition to the general arrangements set out in point II.4.2 of the present case allocation order: In accordance with the applicable rules of procedure, the substitution of an adjudicating panel made up of three members and a panel made up of more than five members shall be arranged primarily within the panel. Where this is not possible, the following substitution order shall apply:¹⁴⁰

- a) Panel No. K.I is to be substituted by Panel No. K.IV,¹⁴¹
- b) The following persons shall act as substitutes in Panel No. K.II: Dr. Tibor Kalas and Dr. András Zs. Varga, heads of panel, and Dr. Péter Demjén, Dr. Barnabás Hajas, and Dr. Eszter Varga, judges,¹⁴²
- c) Panel No. K.III is to be substituted by Panel No. K.VII,¹⁴³
- d) Panel No. K.IV is to be substituted by Panel No. K.I,¹⁴⁴
- e) Panel No. K.V is to be substituted by Panel No. K.VI,¹⁴⁵
- f) Panel No. K.VI is to be substituted by Panel No. K.V,¹⁴⁶
- g) Panel No. K.VII is to be substituted by Panel No. K.III.¹⁴⁷

VI.7.¹⁴⁸

VII. Inter-chamber panels

VII.1. Uniformity Panel¹⁴⁹

Panel Formation No. I¹⁵⁰

¹⁴⁰ Effective as of 1 January 2024.

¹⁴¹ Effective as of 1 January 2024 and 1 June 2025.

¹⁴² Effective as of 1 June 2025.

¹⁴³ Effective as of 1 January 2024 and 1 June 2025.

¹⁴⁴ Effective as of 1 January 2024 and 1 June 2025.

¹⁴⁵ Effective as of 1 January 2024 and 1 June 2025.

¹⁴⁶ Effective as of 1 January 2024 and 1 June 2025.

¹⁴⁷ Effective as of 1 January 2024 and 1 June 2025.

¹⁴⁸ Repealed as of 16 July 2023.

¹⁴⁹ Effective as of 1 June 2025 and 1 March 2026.

¹⁵⁰ Effective as of 1 June 2025.

Head of panel¹⁵¹	<p>Dr. András Zs. Varga, President of the Curia</p> <p>Dr. Katalin Böszörményiné Kovács, Vice-President of the Curia</p> <p>Dr. Zsolt Csák, Vice-President of the Curia</p> <p>Dr. Tibor Kalas, Vice-President of the Curia</p>
Panel members¹⁵²	<p>Dr. Zsolt Péter Balogh, head of panel</p> <p>Dr. Levente Bartkó, head of panel</p> <p>Dr. Attila Cseh, head of panel</p> <p>Dr. Péter Darák, head of panel</p> <p>Dr. Alexa Domonyai, head of panel</p> <p>Dr. Attila Döme, head of panel</p> <p>Dr. Dzsula Marianna, deputy head of chamber</p> <p>Dr. Attila Farkas, head of panel</p> <p>Dr. Judit Gyarmathy, Secretary General</p> <p>Dr. Edit Hajdu, head of panel</p> <p>Dr. Attila Harangozó, head of panel</p> <p>Dr. András Kovács, head of panel</p> <p>Dr. Krisztina Kurucz, head of panel</p> <p>Dr. Péter Puskás, head of panel</p> <p>Dr. Gábor Remes, head of panel</p> <p>Dr. Kálmán Sperka, head of panel and deputy head of chamber</p> <p>Dr. Rita Tánczos, deputy head of chamber</p>

Panel Formation No. II¹⁵³

¹⁵¹ Effective as of 16 July 2023 and 1 November 2024.

¹⁵² Effective as of 16 July 2023, 1 April 2024, 1 November 2024, 1 June 2025, 16 July 2025, and 1 January 2026.

¹⁵³ Effective as of 1 June 2025.

Head of panel¹⁵⁴	<p>Dr. András Zs. Varga, President of the Curia</p> <p>Dr. Katalin Böszörményiné Kovács, Vice-President of the Curia</p> <p>Dr. Zsolt Csák, Vice-President of the Curia</p> <p>Dr. Tibor Kalas, Vice-President of the Curia</p>
Panel members¹⁵⁵	<p>Dr. Katalin Farkas, head of panel</p> <p>Dr. Judit Gyarmathy, Secretary General</p> <p>Dr. Ágnes Zsuzsanna Gimesi, head of panel</p> <p>Dr. Zsuzsanna Kövesné Kósa, head of panel¹⁵⁶</p> <p>Dr. Katalin Magyarfalvi, head of panel</p> <p>Dr. Gizella Márton, head of panel</p> <p>Dr. Ferencné Molnár, head of panel</p> <p>Dr. Ildikó Nyíróné Kiss, head of panel</p> <p>Dr. Judit Salamonné Piltz, head of panel</p> <p>Dr. Katalin Simonné Gombos, head of panel</p> <p>Dr. Gábor Somogyi, head of panel and deputy head of chamber</p> <p>Dr. Ildikó Suba, head of panel</p> <p>Dr. Tamás Sugár, deputy head of chamber</p> <p>Dr. Marianna Stark, head of panel</p> <p>Dr. Kincső Tóth, head of panel</p> <p>Dr. Beáta Vitál-Eigner, head of panel</p>

VII.1.1. The case allocation method

The method of allocating uniformity complaint cases is automatic. The allocation of cases to the panel formations is determined by the last digit of their case number, with odd-numbered cases being assigned to Panel Formation No. I and even-numbered cases and cases ending in 0 being assigned to Panel Formation No. II.¹⁵⁷

¹⁵⁴ Effective as of 16 July 2023 and 1 November 2024.

¹⁵⁵ Effective as of 16 July 2023, 1 November 2024, 1 June 2025, and 1 January 2026.

¹⁵⁶ Exempt from work from 10 July 2026 to 9 October.

¹⁵⁷ Effective as of 1 June 2025.

If a member from one of the panel formations is transferred to another panel formation, he/she will continue to work in the panel formation to which a given case is assigned and will proceed in those cases in which he/she has already been appointed judge-rapporteur.¹⁵⁹

VII.2. The Annulment Panel¹⁶⁰

Head of panel¹⁶¹	Dr. Tibor Kalas, Vice-President (in his absence, Dr. Katalin Böszörményiné Kovács, Vice-President)
Panel members	According to point VII.2.1
Designated panel members¹⁶² <i>Civil Chamber</i>	Dr. István Bajnok Dr. Katalin Böszörményiné Kovács, Vice-President Dr. Attila Farkas, head of panel Dr. Rita Tánczos, deputy head of chamber
<i>Administrative Chamber¹⁶³</i>	Dr. Zsolt Péter Balogh, head of panel Dr. Kálmán Sperka, deputy head of chamber Dr. Tamás Sugár, deputy head of chamber

VII.2.1. The composition of the Annulment Panel¹⁶⁴

The panel shall consist of a head of panel and four members. The members of the panel shall be chosen by the head of panel from among the designated members of the chambers of the Curia, so that the judge rapporteur in each case shall be Dr. Zsolt Péter Balogh, and at least two of the other members of the panel shall always be judges dealing with the same field of law as that of the case concerned in the alphabetical order of their names.¹⁶⁵

¹⁵⁸ Repealed as of 1 June 2025.

¹⁵⁹ Effective as of 1 June 2025.

¹⁶⁰ Effective as of 1 January 2024.

¹⁶¹ Effective as of 1 November 2024.

¹⁶² Effective as of 16 July 2023.

¹⁶³ Effective as of 1 June 2025.

¹⁶⁴ Effective as of 1 January 2024.

¹⁶⁵ Effective as of 16 July 2023 and 1 January 2026.

VII.2.2. The substitution order of the Annulment Panel¹⁶⁶

If a panel member is absent, the substitute member shall be chosen by the head of panel from among the other designated members.¹⁶⁷

VII.3. The Jurisdiction Panel¹⁶⁸

Head of panel¹⁶⁹	Dr. Tibor Kalas, Vice-President (in his absence, Dr. Kálmán Sperka, deputy head of chamber)
Panel members	According to point VII.3.1
Designated members of the panel¹⁷⁰ <i>Administrative Chamber</i>	Dr. Zsolt Péter Balogh, head of panel Dr. Katalin Magyarfalvi, head of panel Dr. Kálmán Sperka, deputy head of chamber Dr. Tamás Sugár, deputy head of chamber
<i>Civil Chamber</i>	Dr. Katalin Böszörményiné Kovács, Vice-President Dr. Attila Farkas, head of panel Dr. Edit Hajdu, head of panel Dr. Rita Tánczos, deputy head of chamber

VII.3.1. The composition of the Jurisdiction Panel¹⁷¹

The panel shall consist of a head of panel and four members. The head of panel in all cases shall be Dr. Tibor Kalas, Vice-President, and in his absence, Dr. Kálmán Sperka, deputy head of chamber. The members of the panel shall be chosen by the head of panel from among the designated members of the chambers of the Curia, two of them being administrative judges in the alphabetical order of their names, and the other two members being judges dealing with the same field of law as that of the case concerned, in the alphabetical order of their names.¹⁷²

¹⁶⁶ Effective as of 1 January 2024.

¹⁶⁷ Effective as of 1 January 2024.

¹⁶⁸ Effective as of 1 January 2024.

¹⁶⁹ Effective as of 1 November 2024.

¹⁷⁰ Effective as of 1 June 2025.

¹⁷¹ Effective as of 1 January 2024.

¹⁷² Effective as of 16 July 2023 and 1 November 2024.

VII.3.2. The substitution order of the Jurisdiction Panel¹⁷³

If a member of the Jurisdiction Panel is absent, the substitute member shall be chosen by the head of panel from among the other designated members.¹⁷⁴

Budapest, 4 November 2022

Dr. András Zs. Varga, mp.

Review clause:

The text, effective as of 1 January 2023, of the case allocation order was unanimously supported by

- the Civil Chamber of the Curia at its 27 October 2022 meeting,
- the Criminal Chamber of the Curia at its 26 October 2022 meeting,
- the Administrative Chamber of the Curia at its 25 October 2022 meeting.

According to its decision of 3 November 2022, the Judicial Council agreed with the case allocation order of the Curia effective as of 1 January 2023.

The amendment to the case allocation order, effective as of 27 March 2023, was approved by the Administrative Chamber of the Curia at its meeting on 14 March 2023, with one dissenting vote.

The Judicial Council agreed to the draft amendment to the case allocation order of the Curia effective as of 1 January 2023, according to its decision of 22 March 2023.

The amendment to the case allocation order, effective as of 16 July 2023, was unanimously approved by

- the Criminal Chamber of the Curia at its meeting of 5 July 2023.
- the Civil Chamber of the Curia at its meeting of 10 July 2023.

¹⁷³ Effective as of 1 January 2024.

¹⁷⁴ Effective as of 1 January 2024.

- the Administrative Chamber of the Curia at its meeting of 10 July 2023.

The Judicial Council, by its decision of 10 July 2023, agreed with the draft amendment to the case allocation order of the Curia, effective as of 16 July 2023.

The amendment to the case allocation order, effective as of 1 January 2024, was unanimously approved by

- the Criminal Chamber of the Curia at its meeting of 13 November 2023.
- the Civil Chamber of the Curia at its meeting of 27 November 2023.

It was approved by the Administrative Chamber of the Curia at its meeting of 14 November 2023, with 24 members voting in favour and 13 against.

The Judicial Council agreed with the draft amendment to the case allocation order of the Curia, effective as of 1 January 2024, according to its decision of 28 November 2023.

The amendment to the case allocation order, effective as of 1 April 2024, was unanimously approved by

- the Criminal Chamber of the Curia at its meeting of 27 March 2024.
- the Civil Chamber of the Curia at its meeting of 26 March 2024.

At its meeting of 20 March 2024, the Civil Chamber of the Curia unanimously approved the personnel changes to the case allocation order.

The Judicial Council agreed with the draft amendment to the case allocation order of the Curia, effective as of 1 April 2024, according to its decision of 28 March 2024.

The amendment to the case allocation order, effective as of 1 November 2024, was unanimously approved by

- the Criminal Chamber of the Curia at its meeting of 15 October 2024.
- the Administrative Chamber of the Curia at its meeting of 8 October 2024.
- the Civil Chamber of the Curia at its meeting of 8 October 2024.

The Judicial Council agreed with the draft amendment to the case allocation order of the Curia, effective as of 1 November 2024, according to its decision of 17 October 2024.

The amendment to the case allocation order, effective as of 1 January 2025, was unanimously approved by

- the Criminal Chamber of the Curia at its meeting of 12 December 2024.

The Judicial Council agreed with the draft amendment to the case allocation order of the Curia, effective as of 1 January 2025, according to its decision of 9 December 2024.

The amendment to the case allocation order, effective as of 1 June 2025,

- was approved by the Civil Chamber of the Curia, with one abstention, at its meeting of 27 May 2025.
- was unanimously approved by the Criminal Chamber of the Curia at its meeting of 28 May 2025.
- was approved by the Administrative Chamber of the Curia with 29 votes in favour and 9 against at its meeting of 28 May 2025.

The Judicial Council agreed with the draft amendment to the case allocation order of the Curia, effective as of 1 June 2025, according to its decision of 29 May 2025.

The amendment to the case allocation order, effective as of 16 July 2025,

- was unanimously approved by the Civil Chamber of the Curia at its meeting of 8 July 2025.
- was unanimously approved by the Criminal Chamber of the Curia at its meeting of 8 July 2025.
- was approved by the Administrative Chamber of the Curia with 30 votes in favour and 6 against at its meeting of 9 July 2025.

The Judicial Council agreed with the draft amendment to the case allocation order of the Curia, effective as of 16 July 2025, according to its decision of 9 July 2025.

The amendment to the case allocation order, effective as of 16 October 2025 was approved by the Administrative Chamber of the Curia with 35 votes in favour and 1 against at its meeting of 9 October 2025.

The Judicial Council agreed with the draft amendment to the case allocation order of the Curia, effective as of 16 October 2025, according to its decision of 13 October 2025.

The amendment to the case allocation order, effective as of 1 January 2026,

- was approved by the Civil Chamber of the Curia with 37 votes in favour and 1 abstention at its meeting of 10 December 2025.
- was unanimously approved by the Criminal Chamber of the Curia at its meeting of 11 December 2025.
- was unanimously approved by the Administrative Chamber of the Curia at its meeting of 9 December 2025.

The Judicial Council agreed with the draft amendment to the case allocation order of the Curia, effective as of 1 January 2026, according to its decision of 11 December 2025.

The amendment to the case allocation order, effective as of 1 March 2026, was unanimously approved by the Criminal Chamber of the Curia at its meeting on 25 February 2026.

The Judicial Council agreed with the draft amendment to the case allocation order of the Curia, effective as of 1 March 2026, according to its decision of 27 February 2026.

The amendment to the case allocation order, effective as of 1 June 2026,

- was unanimously approved by the Civil Chamber of the Curia at its meeting of 26 May 2026.
- was unanimously approved by the Criminal Chamber of the Curia at its meeting of 27 May 2026.

The Judicial Council agreed with the draft amendment to the case allocation order of the Curia, effective as of 1 June 2026, according to its decision of 29 May 2026.