# YEARLY STATISTICAL HIGHLIGHT | N. 88 | APRIL 2023

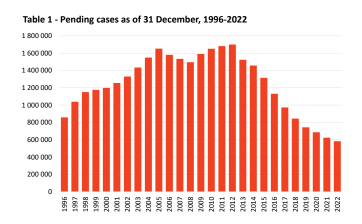
CASE FLOW IN THE 1ST INSTANCE COURTS (1996-2022)



<sup>\*\*</sup> The figures presented do not include cases transferred internally between organic units. For more information, see footnote 4.

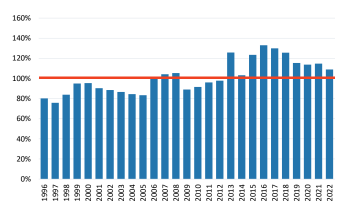
# 1. Pending cases and clearance rate

In 2022, not taking into account the data of the courts for the enforcement of sentences, the number of pending cases has decreased around 6,4%, when compared to 2021. On 31 December 2022, the number of pending cases<sup>2</sup> in the 1st instance courts was 583.061 (table 1).



The clearance rate<sup>3</sup>, which measures the capacity of the system, on a given moment, to face the demand verified on that same moment was 108,9%, in 2022, being this the tenth consecutive year with a positive clearance rate (table 2).

Table 2 - Clearance rate, 1996-2022







### 2. Global flow of new and completed cases

In 2022, the number of completed cases has been higher than the number of new cases<sup>4</sup> (table 3). The positive balance of 40.112 cases justifies the decrease in the pendency of around 6,4%, being 2021 the tenth consecutive year in which there was a decrease in the number of pending cases.

Table 3 - New and completed cases in 2022



In 2022, the civil cases corresponded to about 61% of the total of new cases and to 63% of the total of cases completed at the first instance courts, being this type of case the one that most impacted the overall balance. Tables 4 and 5 show the variations of the new and completed cases in the several procedural areas<sup>5</sup>.

Table 4 - Percentage change on the number of new cases, 2021-2022

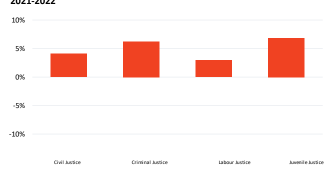
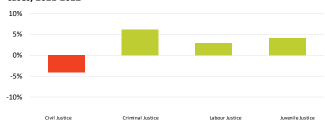
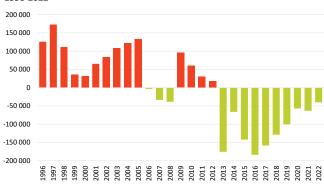


Table 5 - Percentage change on the number of completed cases, 2021-2022



Because the number of completed cases exceeded the number of new cases, the procedural balance in 2022 (table 6) was of less 40.112 cases, justifying thus the 6,4% decrease in the pendency when compared with the previous year.

Table 6 - Annual procedural balance (new - completed cases), 1996-2022

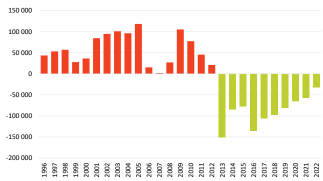


By analysing the two most important procedural types in the civil area, it may be observed that, in 2022, the declarative actions have returned to a positive procedural balance and that the enforcement actions have had the tenth consecutive positive procedural balance (tables 7 and 8).

Table 7 - Declarative actions - procedural balance, 1996-2022



Table 8 - Enforcement actions - procedural balance, 1996-2022







#### Footnotes:

- <sup>1</sup> The results presented do not include the courts for the enforcement of sentences (see framework notes) and, as far as the enforcement action is concerned, follow the legal model in force until 1 September 2013, when the new Civil Procedure Code, approved by the Law 41/2013, of 26 June, entered in force. Pursuant to article 551(5) of this code, the enforcement procedure takes place in court when the law requires or indicates that the court registry or the judge should take action within their competence and until they do so. As such, the enforcement procedure must not be considered as pending in court under any other circumstance. However, since it has not yet been possible to conclude and validate the technical developments necessary for the implementation of this legal provision in the procedural support system of the courts of first instance (CITIUS system), the results continue to be presented according to the previous model.
- <sup>2</sup> Pending cases correspond to cases that have not had a final decision, judgment, sentence or order, in their respective instance, regardless of res judicata. These are cases that are waiting for acts or diligences to be carried out by the court, by the parties or by other entities. In certain types of cases, they may also be waiting for certain facts to occur or for a time period to run out. A suspended case is, for instance, a pending case, irrespective of the cause of suspension. In the case of pending civil enforcement actions and according to the legal model in force until 1 September 2013, where the new Civil Procedure Code entered in force, the cases rather than awaiting the practice of acts by the courts, may be waiting for acts to be carried out by external entities, public or private, as well as the practice of acts by the enforcement agents. A pending case is not necessarily a delayed case, as it may be a case that is running within the legal timeframes.
- <sup>3</sup> The clearance rate corresponds to the ratio of the total volume of completed cases over the total volume of new cases. If equal to 100% the volume of new cases is equal to the completed ones, being the variation of the pendency zero. If greater than 100%, there is a recovery in the pendency. The higher this indicator is the higher the recovery in the pendency in that year. If less than 100%, the volume of new cases is higher than the completed ones, generating pendency for the following year.
- <sup>4</sup> In 2022, were registered 449.514 new cases and 489.626 completed cases. However, from these totals, only 417.359 and 457.471 new and completed cases, respectively, correspond to actual movements of beginning and end of the cases. The remaining 32.155 do not correspond to new cases or to cases that have been completed. These numbers on new and completed cases refer to the total of cases that have run internally between organic units/courts and they have not been considered in the calculation of the annual variation of new and completed cases. They are not thus cases that have re-entered the Portuguese courts but cases that were completed in the organic unit/court from where they left and that have entered the organic units/courts to which they were transferred.
- <sup>5</sup> The values presented in these tables illustrate the percentage change, by procedural area, excluding the cases that have run internally between organic units/courts. As such, in 2021, from the total number of new and completed cases the following values are subtracted: 21.791 cases in the civil procedural area, 5.622 in the criminal procedural area, 3.513 in the labour procedural area and 1.514 cases in the juvenile procedural area. In 2022, the subtracted values are the following: 21.437 in the civil procedural area, 5.809 in the criminal procedural area, 3.763 in the labour procedural area and 1.146 in the juvenile procedural area.

### Framework notes:

Until 2006, the statistical data related to the cases in the first instance courts were collected by post, through the filling in of paper-based surveys. As of 2007, the method of collection has changed, and data are directly gathered from the courts' computer system. Thus, the present procedural situation corresponds to the cases that are recorded in this system.

The 2021 data, provisional as of the date of the previous report and now updated, confirm the trends and conclusions then reached.

The 2022 data have a provisional nature and may be altered as a result of quality control and updates carried out to the courts' computer system.

#### Areas and procedural types included in the case flow.

Civil procedural area - types of cases included: declarative actions; enforcement actions; special actions; interim measures and other cases.

<u>Criminal procedural area – types of cases included</u>: criminal procedures (at trial stage); misdemeanours; judicial decisions on administrative offences; other procedures/proceedings; the criminal cases that are strictly military are also comprised in this procedural area (the criminal inquiry, the criminal pre-trial inquiry cases and the enforcement of sentences are not included).

Juvenile procedural area - types of cases included: civil tutelary cases; promotion and protection cases; educational tutelary cases.

<u>Labour procedural area – types of cases included</u>: declarative actions; enforcement actions; special actions; interim measures; other cases; administrative offences and misdemeanours.





Failure to include data from the courts for the enforcement of sentences in the published results on the case flow in the first instance courts.

As part of the verification and correction procedures carried out by the Directorate General for Justice Policy on the information received through the courts' computer system, there were marked discrepancies in the 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021 and 2022 data related to the courts for the enforcement of sentences. So far, such discrepancies have not yet been surpassed. Based on the case flow of 2009, it is reckoned that the missing information represents about 3% of the total of new cases, 4% of the total of completed cases and 1% of the total of pending cases. In order to ensure the comparability between the results of 2022 and the results of the other years under consideration, it was decided not to include this type of cases in the analysis presented in this document.

#### Technical sheet

The Directorate-General for Justice Policy (DGPJ) of the Ministry of Justice, in accordance with Article 2 (1) of Decree-Law 163/2012 of 31 July has the mission to give technical support within the scope of legislative production and legal assessment, to monitor the policies and the strategic planning for the sector, to coordinate the external affairs and the cooperation in the justice area, being also responsible for the statistical data in the Ministry of Justice.

Law 22/2008 of 13 May defines the basic general guidelines and principles that govern the National Statistical System (SEN), particularly with regard to the delegation of powers of the National Statistical Institute (INE), in other entities.

Under the provisions of Article 24 of Law 22/2008, of 13 May, a protocol was celebrated empowering DGPJ with the production and dissemination of the Justice official statistics.

As a delegated entity, DGPJ is subject to compliance, in its relevant part, with the Law 22/2008, of 13 May, with the Decree-Law 166/2007, of 3 May, as well as with the rules established by Community legislation, adopting the Code of Conduct for European Statistics and the Regulation for the Application of the Principle of Statistical Confidentiality of the National Statistical Institute..

## Directorate-Generale for Justice Policy

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