

THE JUDICIAL EFFICIENCY BUREAU

OUR OBJECTIVES

- To strengthen the right to a fair trial by taking advantage of the opportunities offered by technology,
- to ensure the detection at early stages of the processes related with lengthy trials and investigations, to avoid any delay,
- to support the target time implementations,
- to provide encouragement for positive performances,
- to develop the applications for solving the problem of excessive backlog of work,
- thereby increasing the judicial efficiency, it is aimed to strengthen the trust in judiciary and raise the judicial quality.

OUR DUTIES

- to evaluate periodically the efficiency and effectiveness of the courts and chief public prosecutor's offices by the digital data-driven criteria for performance,
- to compile and submit the information reports to the Secretary General, and when necessary, to obtain additional information and documents from the relevant units,
- to provide help especially for detection at an early stage of the lengthy trials and investigations as well as of positive performances,
- to ensure the measures to be taken for the cases exceeding target times by following up compliance with the target time implementation,
- to ensure the coordination among the related bodies and serve as secretarial office for them regarding the procedures to be established on the basis of the reports.

PERFORMANCE-BASED MONITORING & EVALUATION SYSTEM

- The digital data of the relevant period concerning all the judicial bodies accross Türkiye are available on the Performance Monitoring screens defined by the Directorate General for Information Technologies,
- The map of Turkey shows the risky intensities as coloured by the increase rate of case files,

- The change in the number of files can be shown in graphs,
 - The data obtained can be analyzed by statistical methods in line with international standards,
 - In this way, performance trends and comparative status of judicial bodies can be determined, the source of problems can be searched and the solution methods can be proposed.
 - As a result of this process, the change in performance can be monitored.
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Harita

Performans Analizi: Performance Analysis

İlk derece: First Instance Courts

BAM: Regional Courts of Justice

Birim türü: Unit Type

-Hukuk Mahkemeleri: Civil Courts

-Ceza Mahkemeleri: Criminal Courts

-CBS: Chief Public Prosecutor's Offices

-İdari Yargı: Administrative Judiciary

Gösterim türü: Display type

-Türkiye Haritası: Map of Türkiye

-Grafiksel Gösterim: Graph display

-Tabloda Gösterim: Table display

Gün içinde sorgulama yapilsın: Run query during day-time

Tarih aralığı girmek istiyorum: Enter date range

Toplam derdest sayısına göre renklendir: Apply colors by the total number of pending cases

Derdest dosya artış oranı: Increase rate of the number of pending cases

OUR ACTIVITIES

MONITORING-EVALUATION OF OVERALL JUDICIAL EFFICIENCY

Taking into consideration the CEPEJ reports, it is aimed to create a source on the overall performance of Turkish Judiciary System to identify the needs and general judicial policies.

- **General Performance report,**
- **Identifying the needs**
- **Analyses according to the references set in international standards**

JUDICIAL BODY /ISSUE / LOCATION-BASED MONITORING-EVALUATION

Monitoring and evaluation activities, whether at regional or provincial level or by type of jurisdictional body or on a specific issue, can be carried out in 4 stages.

1. Stage: Radar,
- 2.Stage: Analysis
3. Stage: Reporting and Decision
- 4.Stage:Monitoring and Follow-up

OUR METHODS IN PRACTICE

Taking into consideration the CEPEJ criteria;

- **Six criteria approach,**
- **Binary evaluation analysis,**
- **Efficiency score method is applied** by using variables such as:
 - Case Clearance Rate (decision/incoming file*100)
 - File Closure Time (365*numbers of pending file/numbers of decision)
 - The number of incoming files
 - The number of decisions
 - The number of up-to-date pending cases
 - Increase Rate

OUR COMMUNICATION CHANNELS

It is envisioned to strengthen the CJP's contact with the judiciary so as to ensure an inclusive consultation on the methods that would enable the judiciary to function more effectively.

In this respect it will be ensured that the judges and prosecutors can express their views and suggestions thanks to the opportunities such as regional meetings and communication via e-mail.