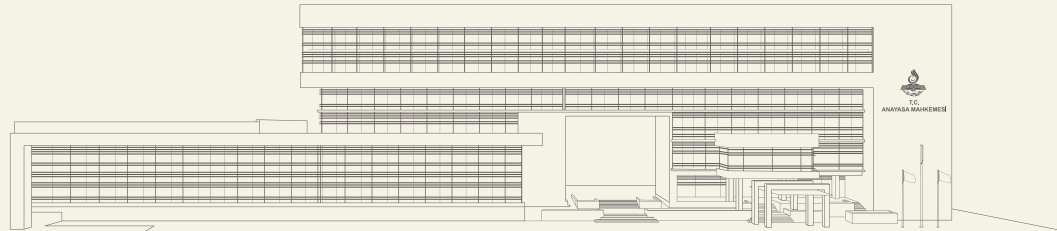




CONSTITUTIONAL COURT  
OF THE REPUBLIC OF TURKEY

# INDIVIDUAL APPLICATION STATISTICS

(23/9/2012 - 31/12/2022)





## NUMBER OF RECEIVED AND ADJUDICATED INDIVIDUAL APPLICATIONS BY YEARS

Table 1

	Received Applications*	Ratio	Adjudicated Applications	Ratio	Total Ratio (**) (***)
2012	1.342	%0,3	4	%0	%0
2013	9.897	%2,1	4.924	%1,3	%50
2014	20.578	%4,4	10.926	%2,9	%53
2015	20.376	%4,3	15.368	%4,1	%75
2016	80.756	%17,1	16.089	%4,3	%20
2017	40.530	%8,6	89.651	%23,9	%221
2018	38.186	%8,1	35.357	%9,4	%93
2019	42.971	%9,1	39.238	%10,5	%91
2020	40.402	%8,6	45.197	%12,1	%112
2021	66.121	%14,0	45.227	%12,1	%68
2022	109.779	%23,3	73.036	%19,5	%67
	RECEIVED APPLICATIONS <b>470.938</b>		ADJUDICATED APPLICATIONS <b>375.017</b>		TOTAL RATIO <b>%79,6</b>

\* There may be a slight decrease or increase, compared to the previous statistics, in the number of adjudicated applications as the file is closed in case of an inadmissibility decision on administrative grounds and reopened upon the acceptance of the challenge to the inadmissibility decision, or the pending cases are joined and/or separated.

\*\* The coverage ratio pertaining to the applications lodged in 2016, excluding those lodged within the scope of the state of emergency, is 85%

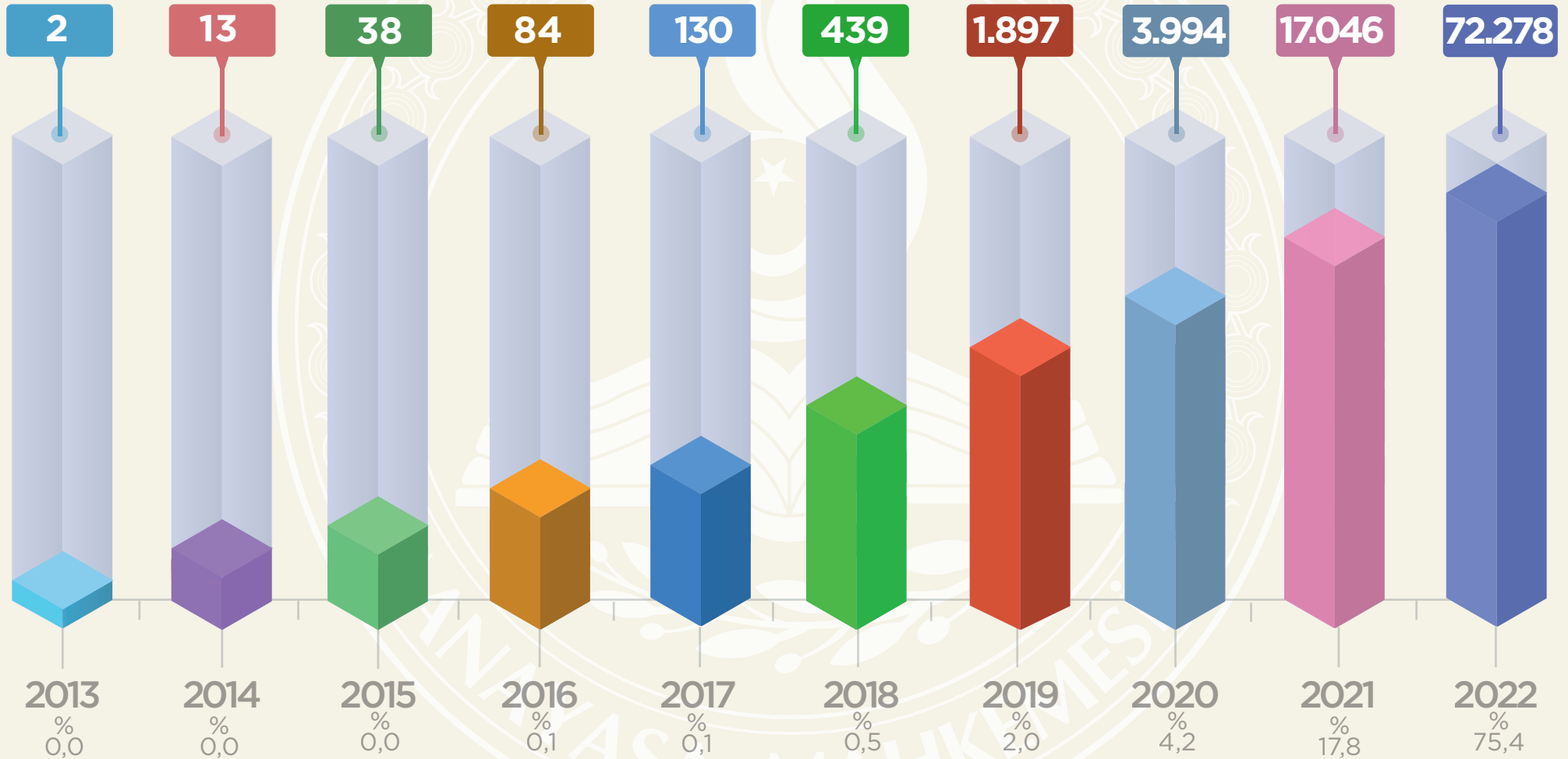
\*\*\* The coverage ratio in 2017, excluding 72,134 cases found inadmissible due to non-exhaustion of legal remedies after the establishment of the Commission for the Examination of the Proceedings under the State of Emergency, is 90%.



## NUMBER OF PENDING INDIVIDUAL APPLICATIONS\*

Table 2

Pending Applications	Applications	Ratio
<b>95.921</b>	<b>470.938</b>	<b>%20,4</b>



\* Number of pending applications by years as of 31/12/2022



## NUMBER OF RECEIVED AND ADJUDICATED INDIVIDUAL APPLICATIONS REGARDING RIGHT TO A TRIAL WITHIN A REASONABLE TIME BY YEARS

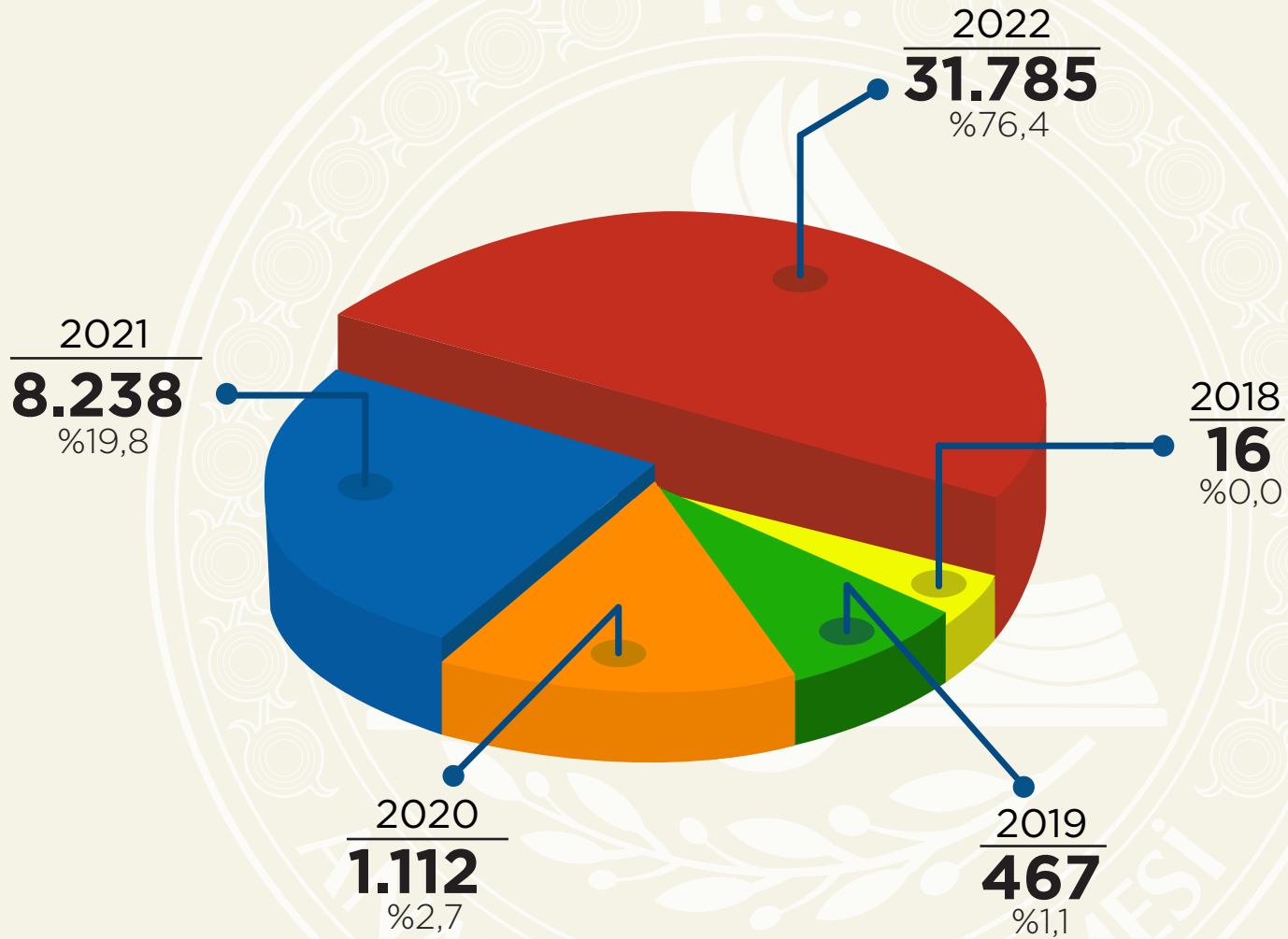
Table 3

	Received Applications	Ratio	Adjudicated Applications	Ratio
2012	16	%0,0	0	%0,0
2013	561	%0,6	52	%0,1
2014	1.923	%2,0	295	%0,6
2015	488	%0,5	450	%0,8
2016	35	%0,0	744	%1,4
2017	2	%0,0	803	%1,5
2018	752	%0,8	544	%1,0
2019	3.113	%3,3	132	%0,2
2020	4.772	%5,0	3.817	%7,2
2021	22.442	%23,7	10.631	%20,1
2022	60.484	%63,9	35.502	%67,0
	94.588		52.970	



## NUMBER OF PENDING INDIVIDUAL APPLICATIONS REGARDING RIGHT TO A TRIAL WITHIN A REASONABLE\*

Table 4

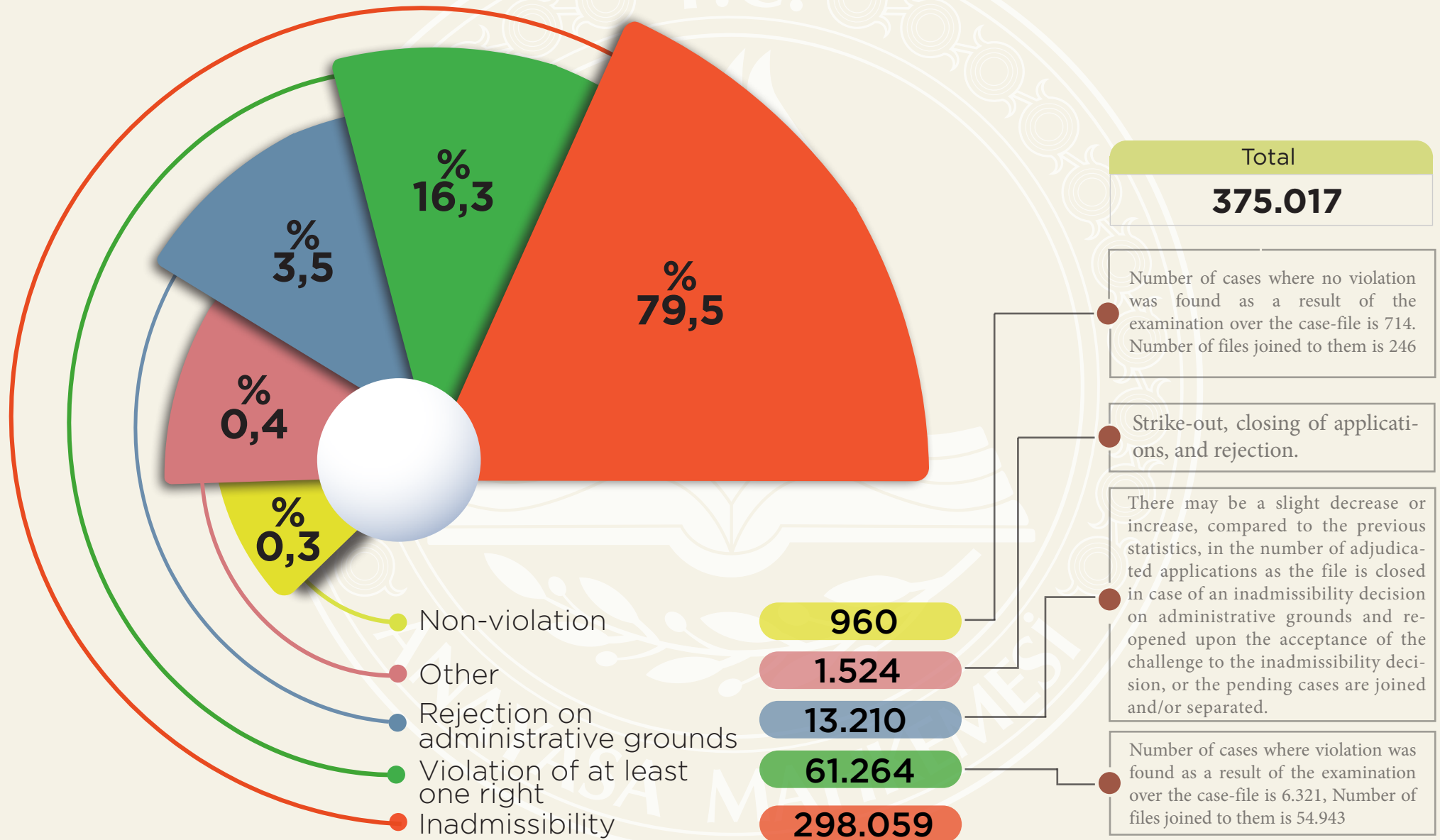


\*Number of pending individual applications regarding right to a trial within a reasonable time by 31 December 2022, which have been pending since the indicated years respectively.



## ADJUDICATED APPLICATIONS BY JUDGMENT TYPE

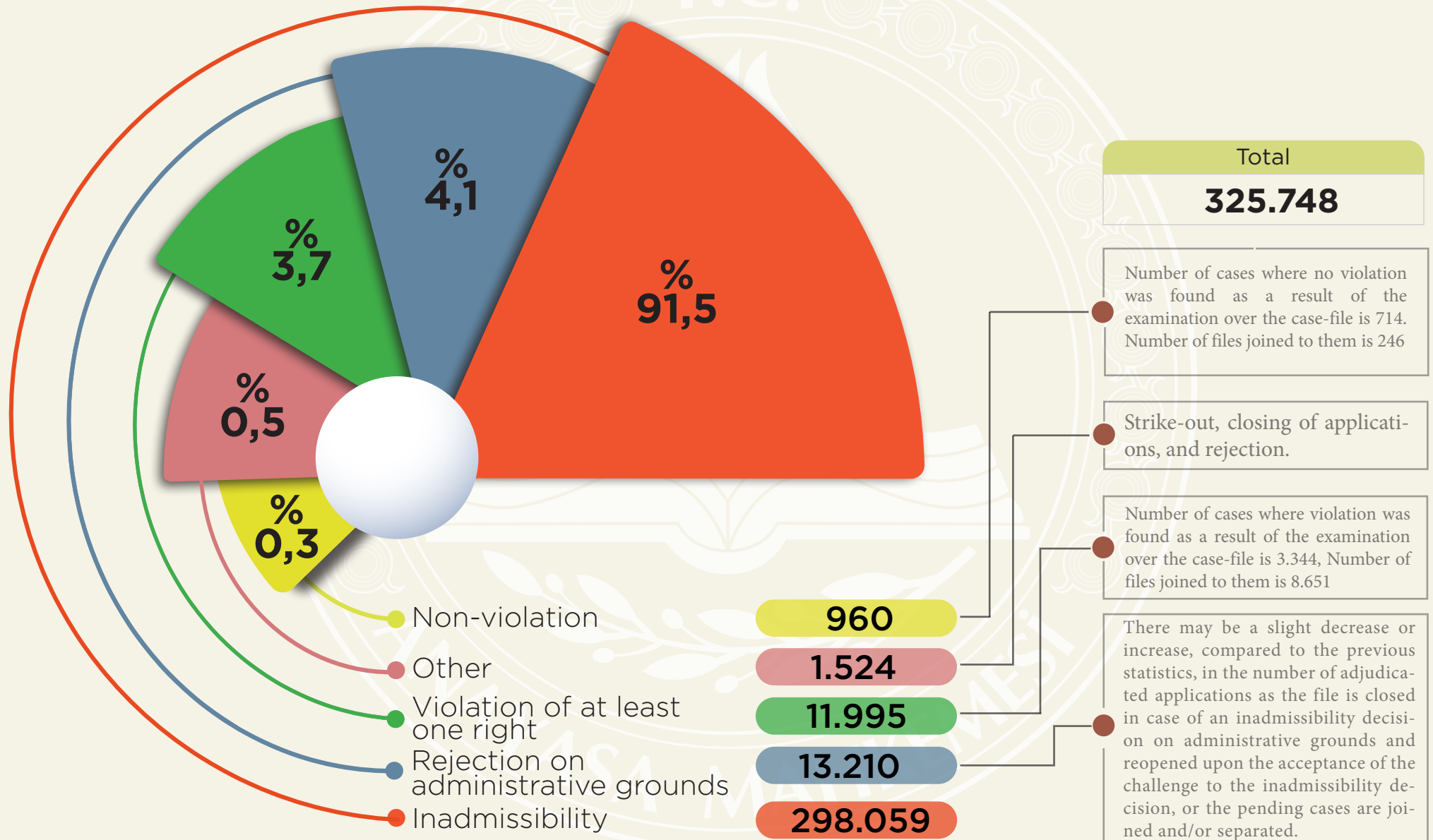
Table 5A





## ADJUDICATED APPLICATIONS BY JUDGMENT TYPE (EXCLUDING THE RIGHT TO A TRIAL WITHIN A REASONABLE TIME)

Table 5B





## RATIO OF VIOLATION JUDGMENTS

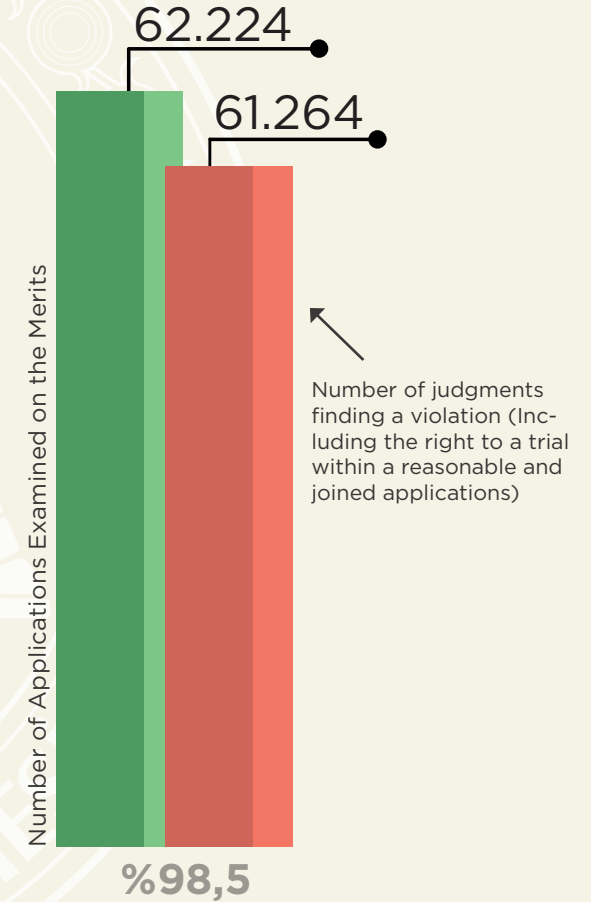
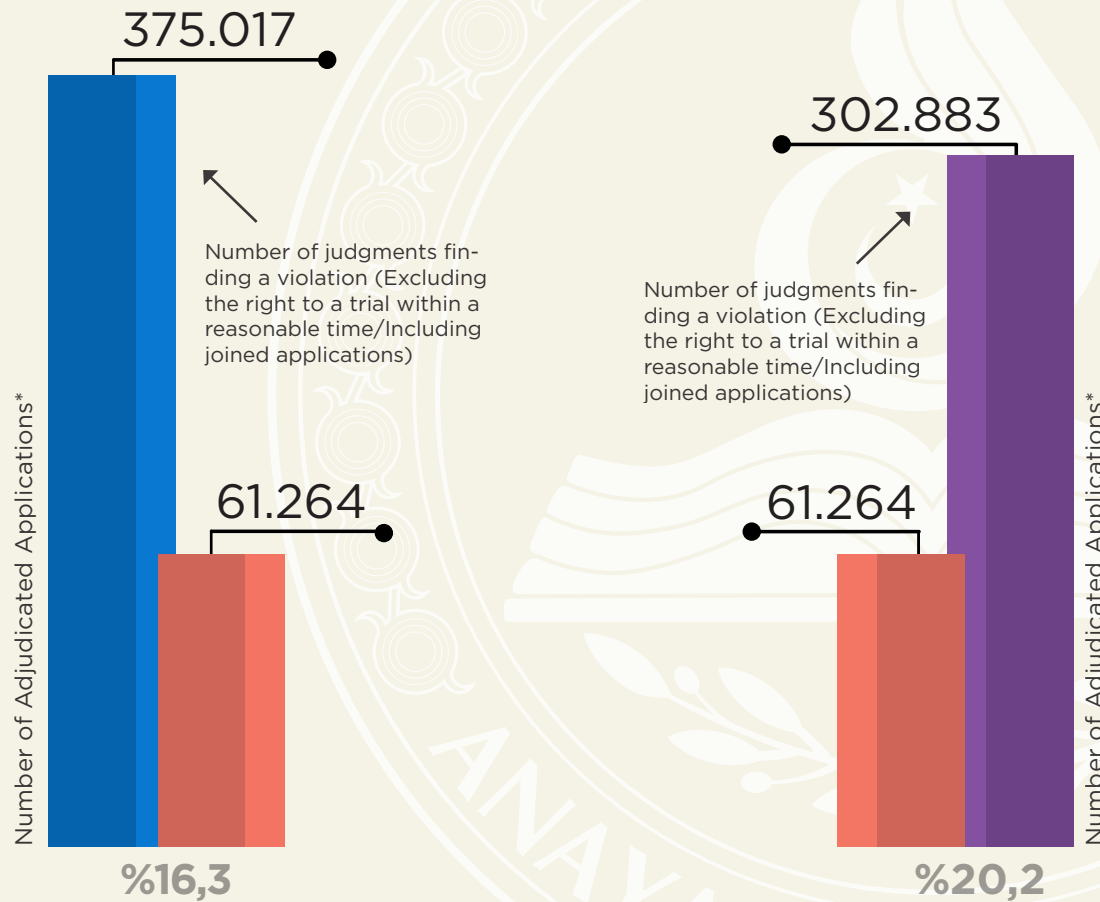
Table 6A

### Based on the adjudicated cases

### Based on the cases examined as to the merits

Including cases adjudicated with a decision on non-exhaustion of legal remedies within the scope of the state of emergency\*\*

Excluding cases adjudicated with a decision on non-exhaustion of legal remedies within the scope of the state of emergency\*\*



\* In the calculations excluding the right to a trial within a reasonable time, the number of cases finding a violation of the right to a trial within a reasonable time is extracted from the total number of adjudicated cases.

\*\* 72.134 cases found inadmissible due to non-exhaustion of legal remedies after the establishment of the Commission for the Examination of the Proceedings under the State of Emergency.



## RATIO OF VIOLATION JUDGMENTS (EXCLUDING THE RIGHT TO A TRIAL WITHIN A REASONABLE TIME)

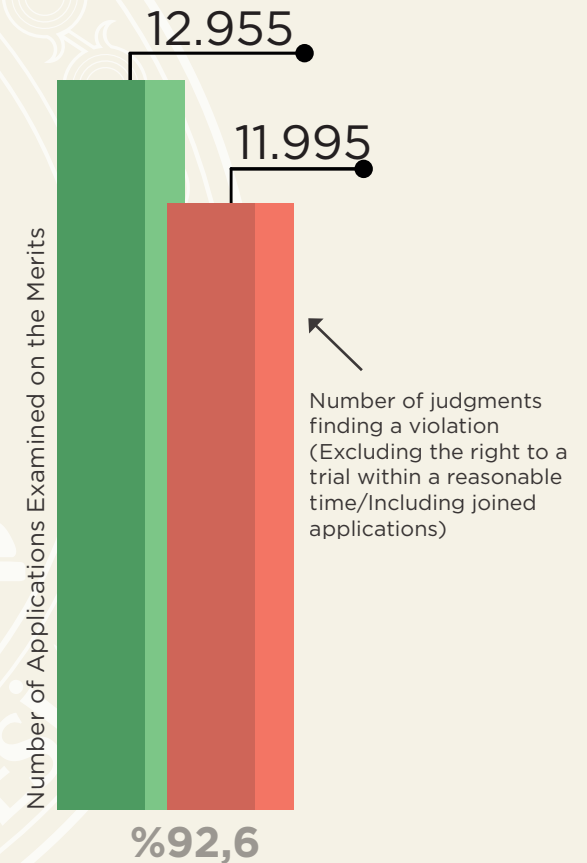
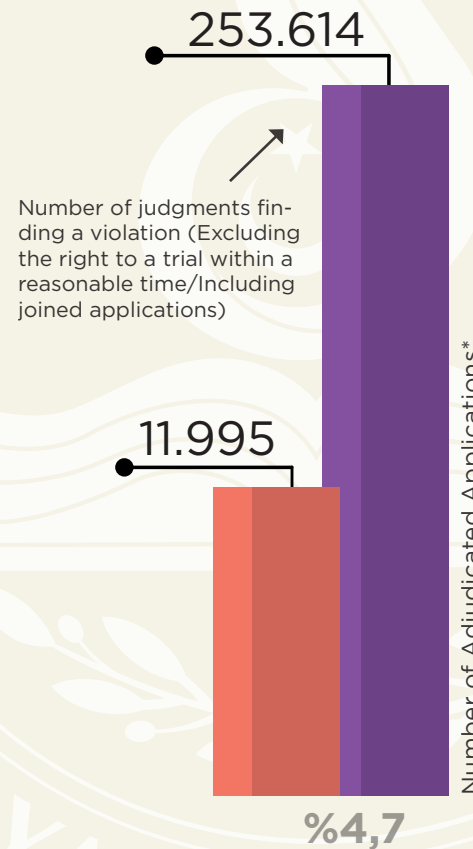
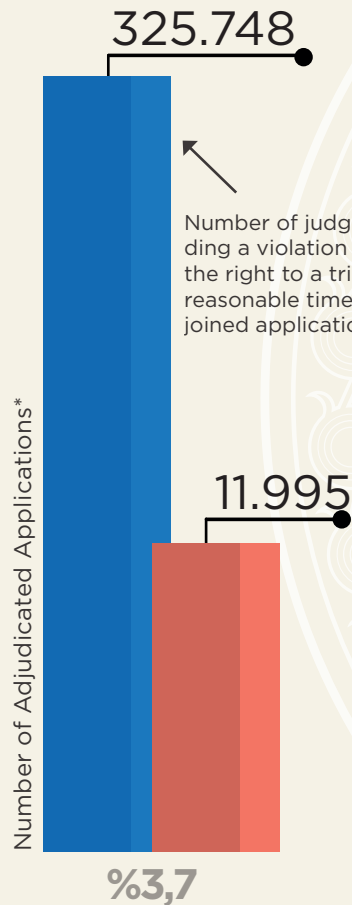
Table 6B

### Based on the adjudicated cases

### Based on the cases examined as to the merits

Including cases adjudicated with a decision on non-exhaustion of legal remedies within the scope of the state of emergency\*\*

Excluding cases adjudicated with a decision on non-exhaustion of legal remedies within the scope of the state of emergency\*\*



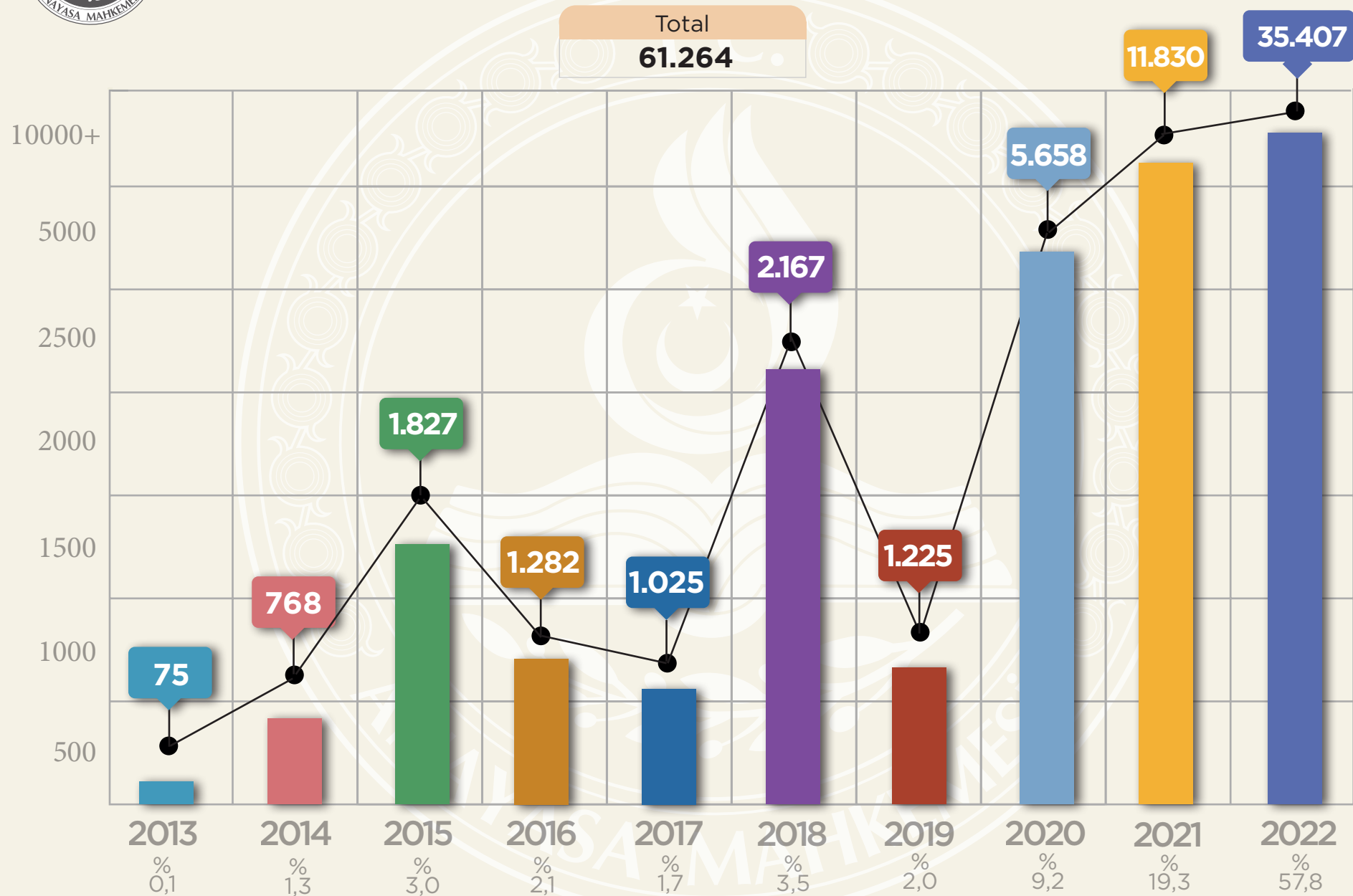
\* In the calculations excluding the right to a trial within a reasonable time, the number of cases finding a violation of the right to a trial within a reasonable time is extracted from the total number of adjudicated cases.

\*\* 72.134 cases found inadmissible due to non-exhaustion of legal remedies after the establishment of the Commission for the Examination of the Proceedings under the State of Emergency.



## NUMBER OF INDIVIDUAL APPLICATIONS IN WHICH AT LEAST ONE RIGHT WAS FOUND TO HAVE BEEN VIOLATED

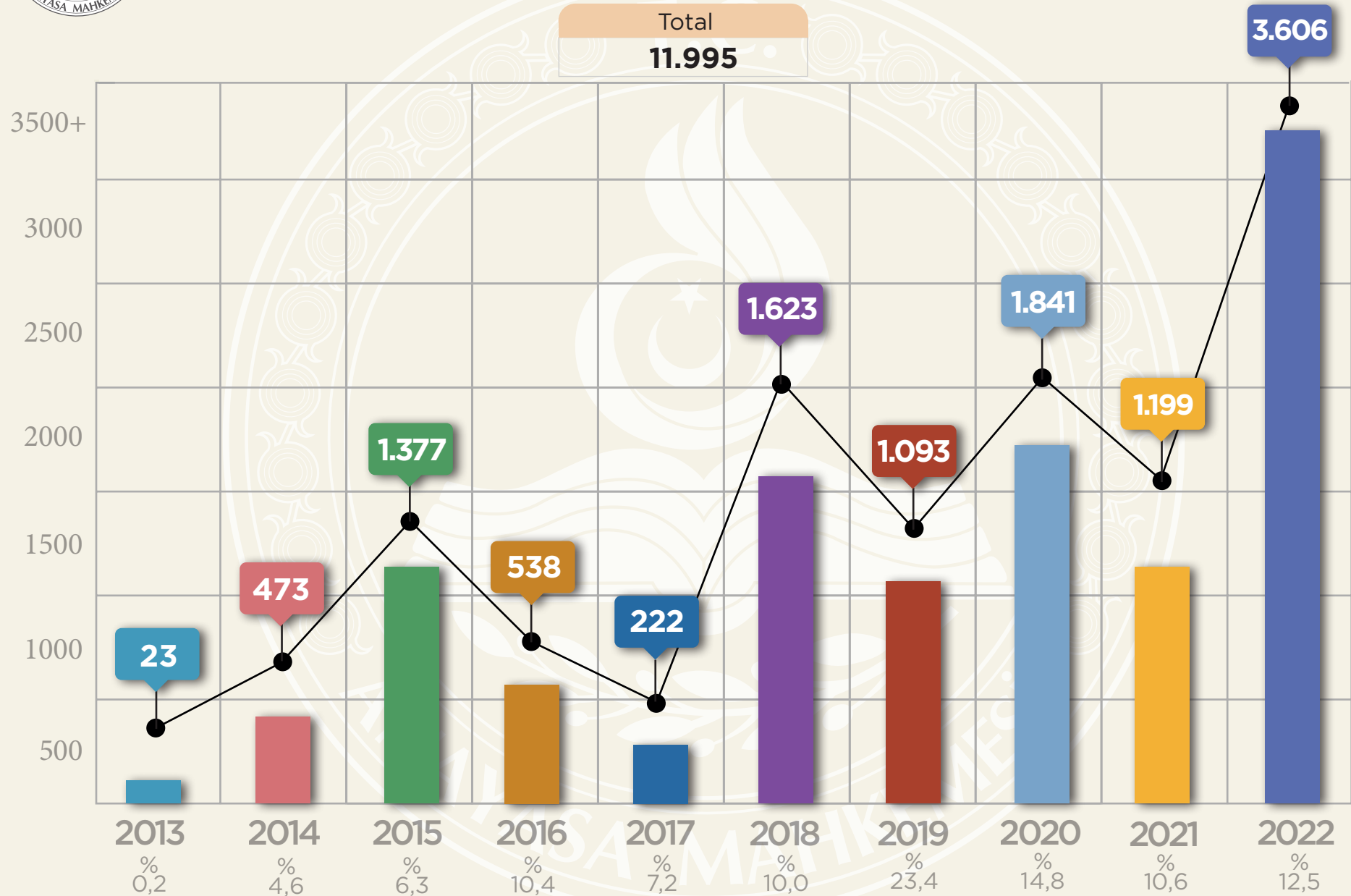
Table 7A





# NUMBER OF INDIVIDUAL APPLICATIONS IN WHICH AT LEAST ONE RIGHT WAS FOUND TO HAVE BEEN VIOLATED (EXCLUDING THE RIGHT TO A TRIAL WITHIN A REASONABLE TIME)

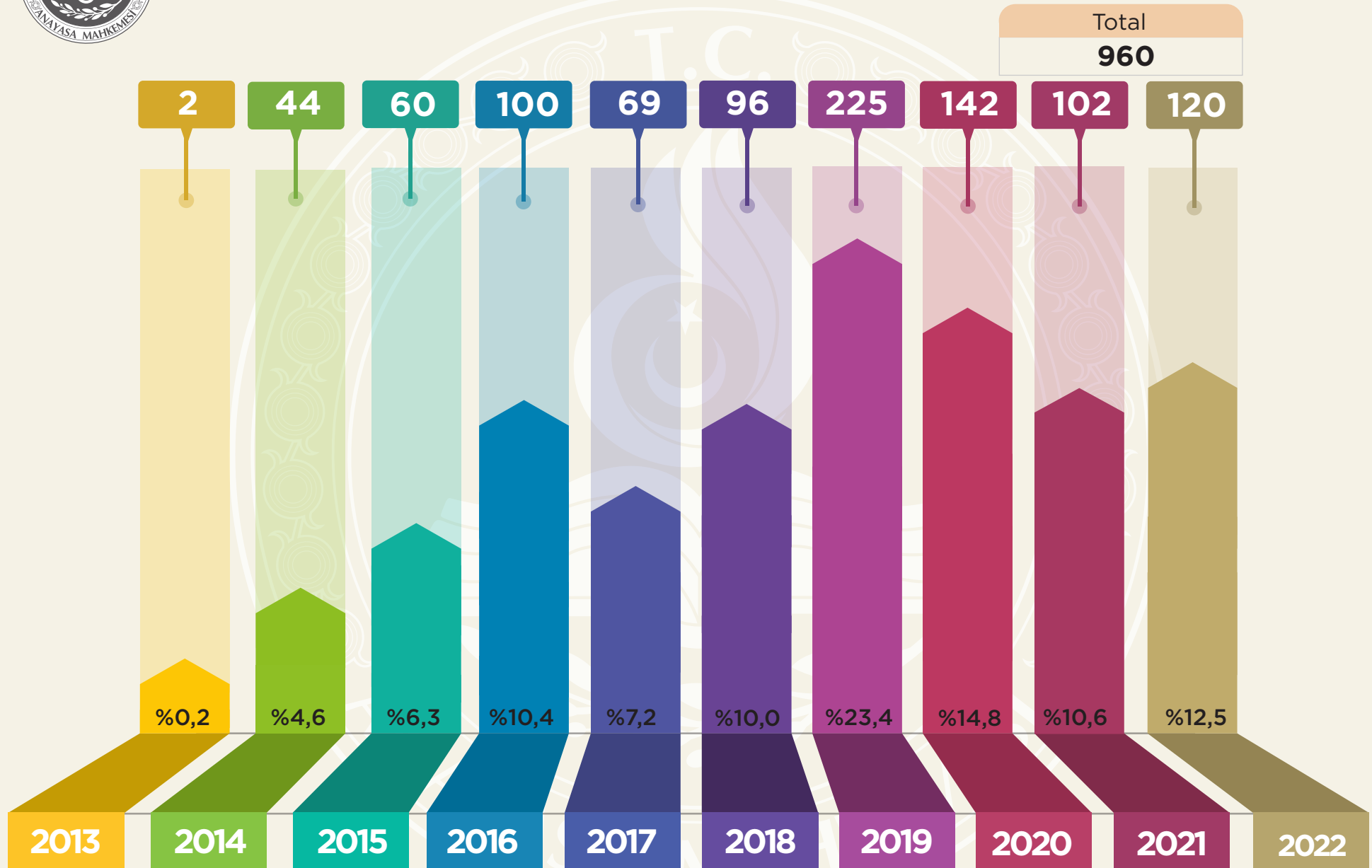
Table 7B





## NUMBER OF INDIVIDUAL APPLICATIONS IN WHICH NO VIOLATION WAS FOUND\*

Table 8

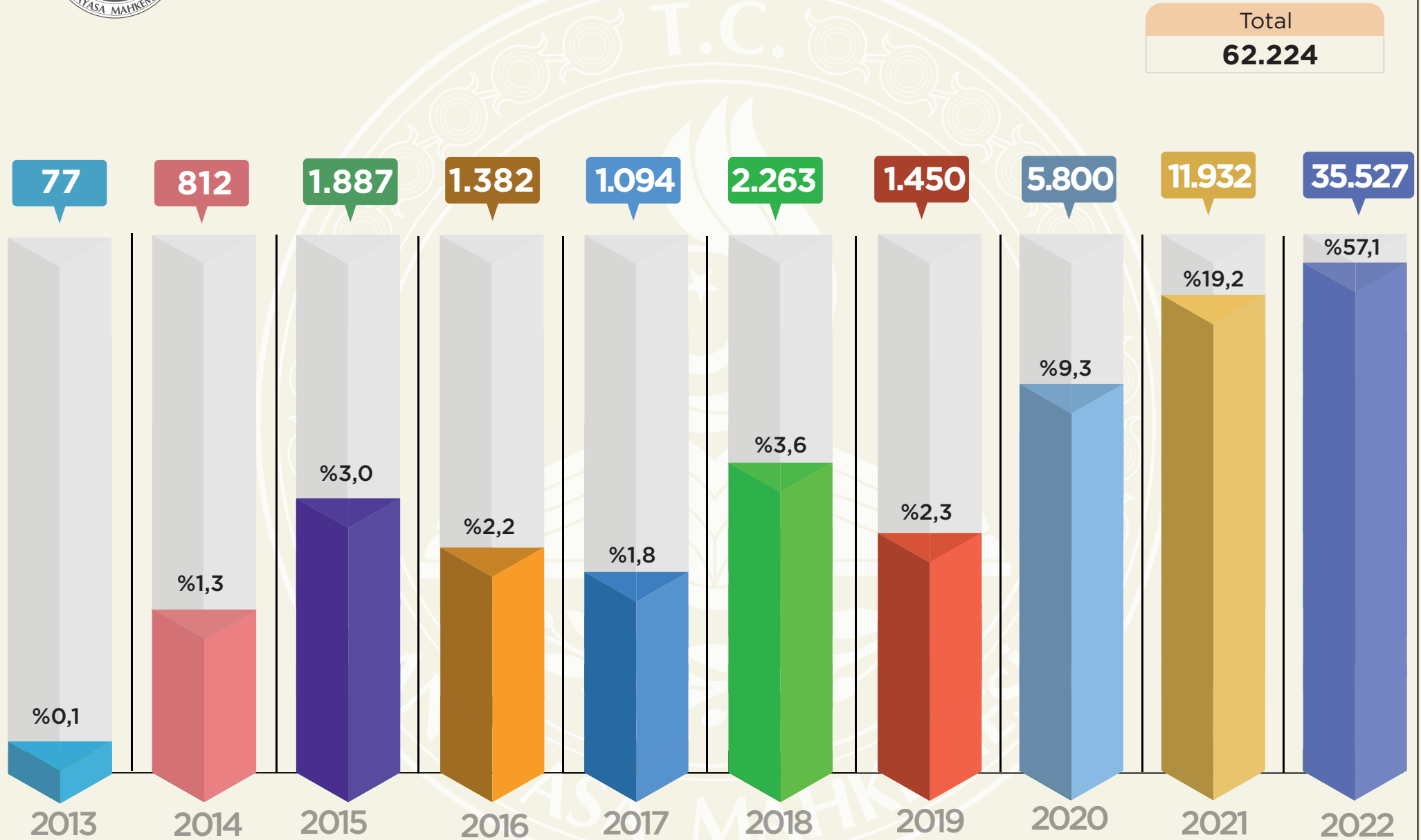


\* Cases which were found admissible but where no violation was found as a result of the examination on the merits.



## NUMBER OF INDIVIDUAL APPLICATIONS EXAMINED ON THE MERITS

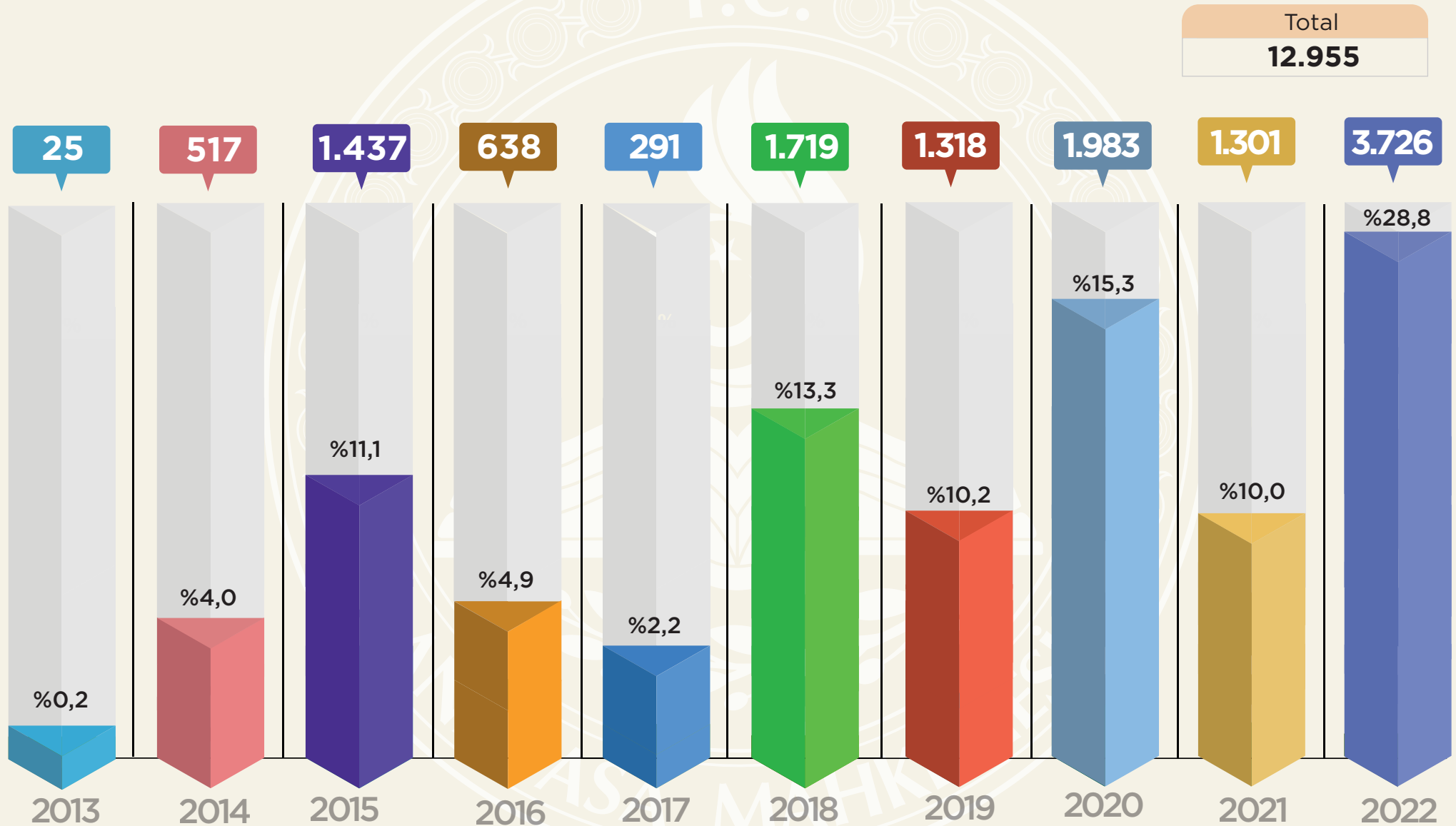
Table 9A





## NUMBER OF INDIVIDUAL APPLICATIONS EXAMINED ON THE MERITS (EXCLUDING THE RIGHT TO A TRIAL WITHIN A REASONABLE TIME)

Table 9B





## JUDGMENTS FINDING A VIOLATION BY RIGHTS AND FREEDOMS\*

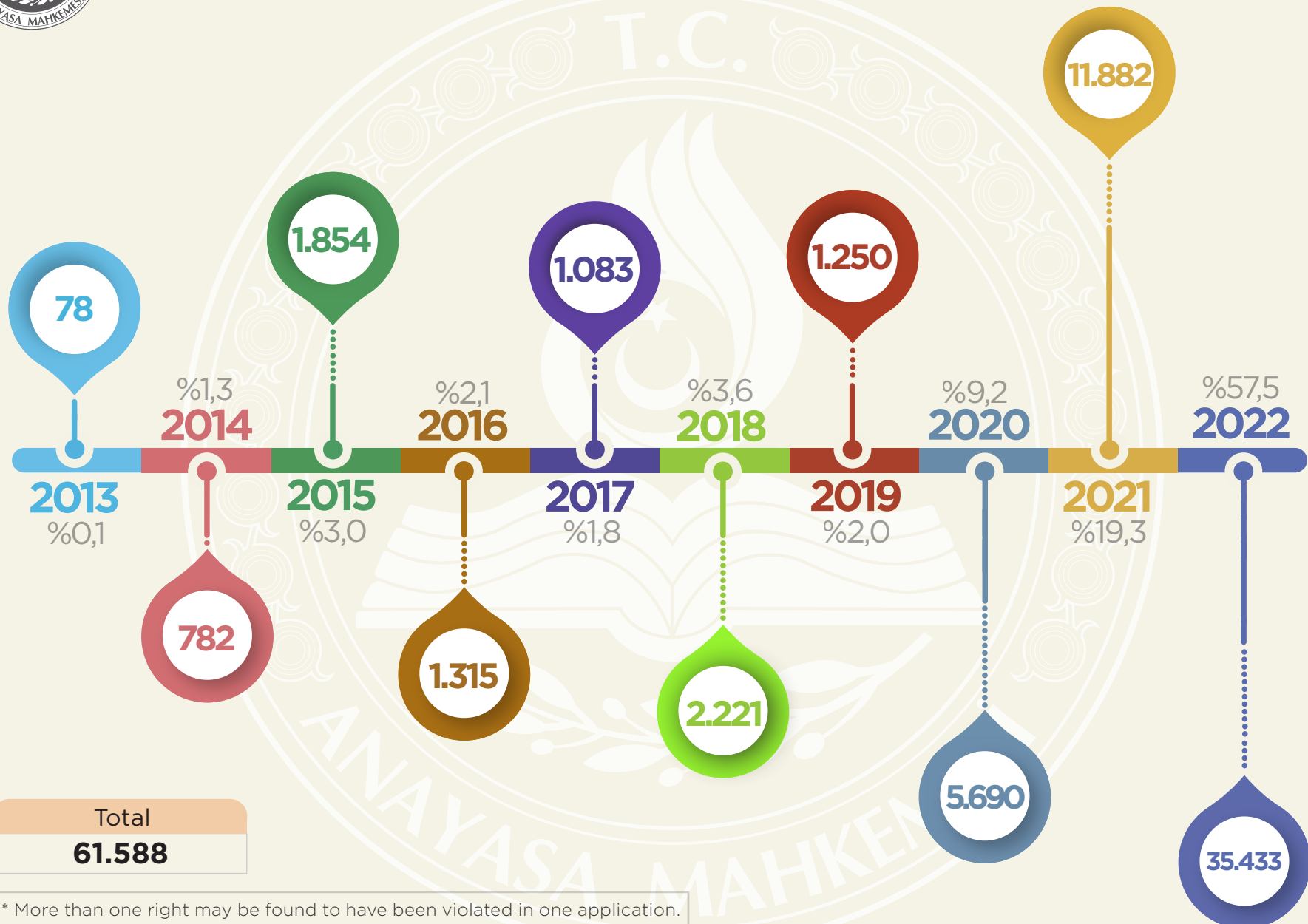
Table 10





## NUMBER OF VIOLATION JUDGMENTS BY YEARS (BASED ON RIGHTS AND FREEDOMS)\*

Table 11A

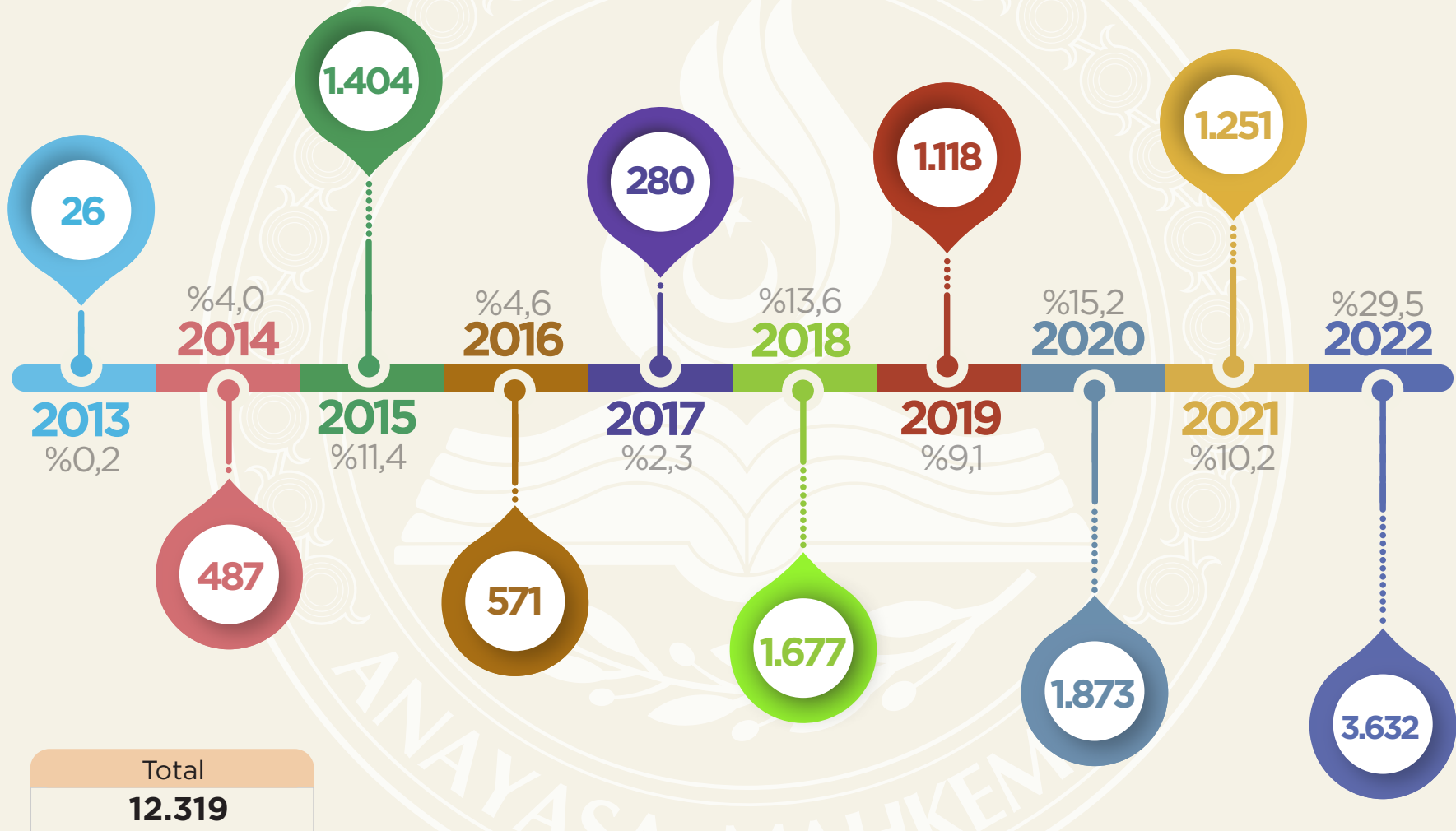


\* More than one right may be found to have been violated in one application.



## NUMBER OF VIOLATION JUDGMENTS BY YEARS (BASED ON RIGHTS AND FREEDOMS)\* (EXCLUDING THE RIGHT TO A TRIAL WITHIN A REASONABLE TIME)

Table 11B



\* More than one right may be found to have been violated in one application.