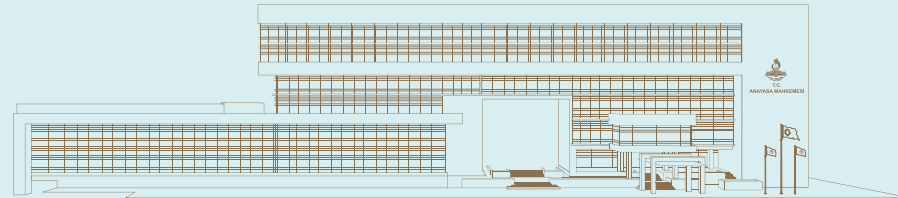




**CONSTITUTIONAL COURT
OF THE REPUBLIC OF TÜRKİYE**
INDIVIDUAL APPLICATION STATISTICS
(23/9/2012 - 30/6/2024)





Number of received and adjudicated individual applications by years

Received applications

617,411

There may be a slight decrease or increase, compared to the previous statistics, in the number of adjudicated applications due to the files closed in case of an inadmissibility decision on administrative grounds and reopened upon the acceptance of the challenge to the -inadmissibility decision, or the joinder or severance of the pending cases.

Adjudicated applications

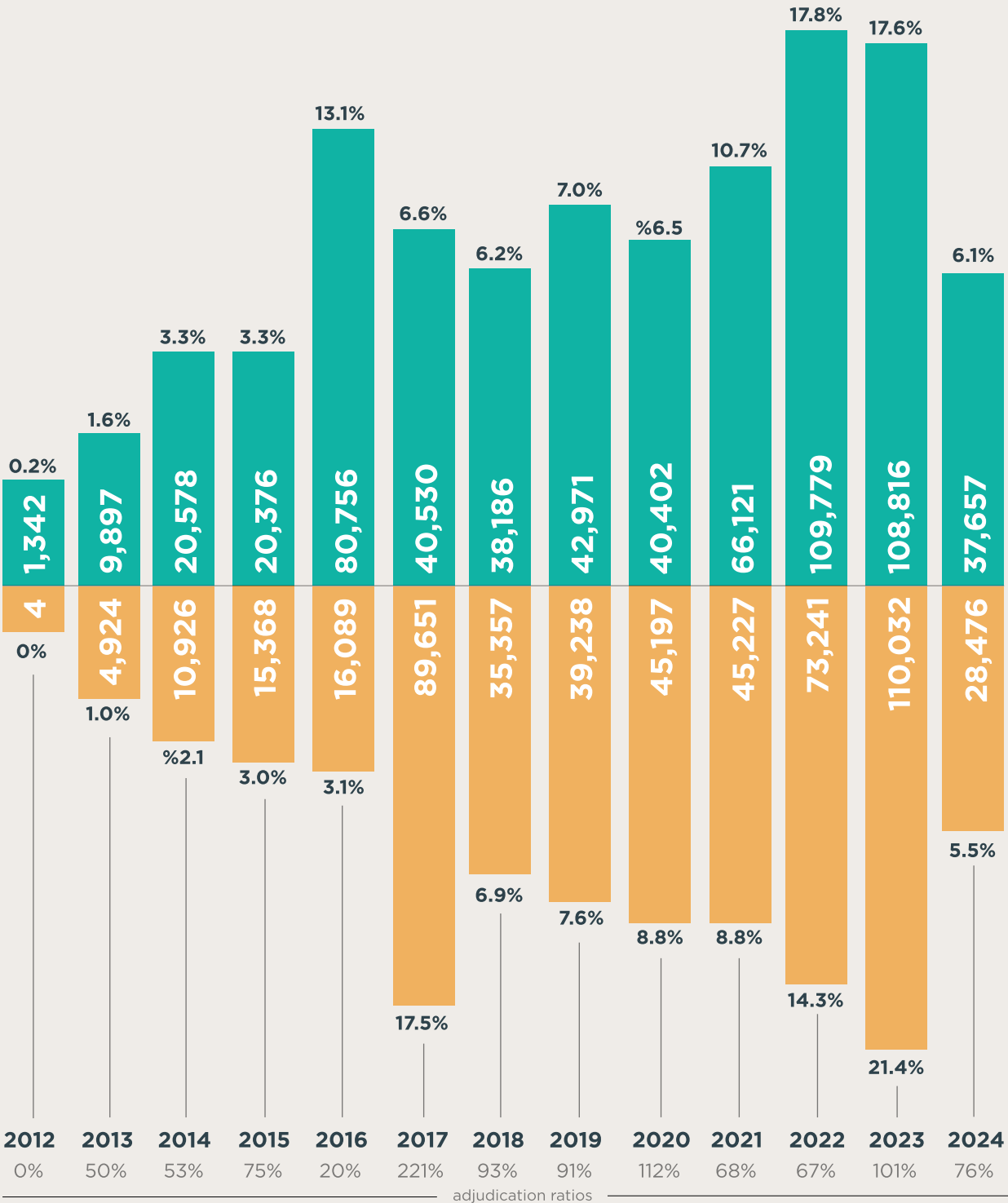
513,730

The adjudication ratio of the applications lodged in 2016, excluding those lodged within the scope of the state of emergency, is 85%.

Adjudication ratio

83.2%

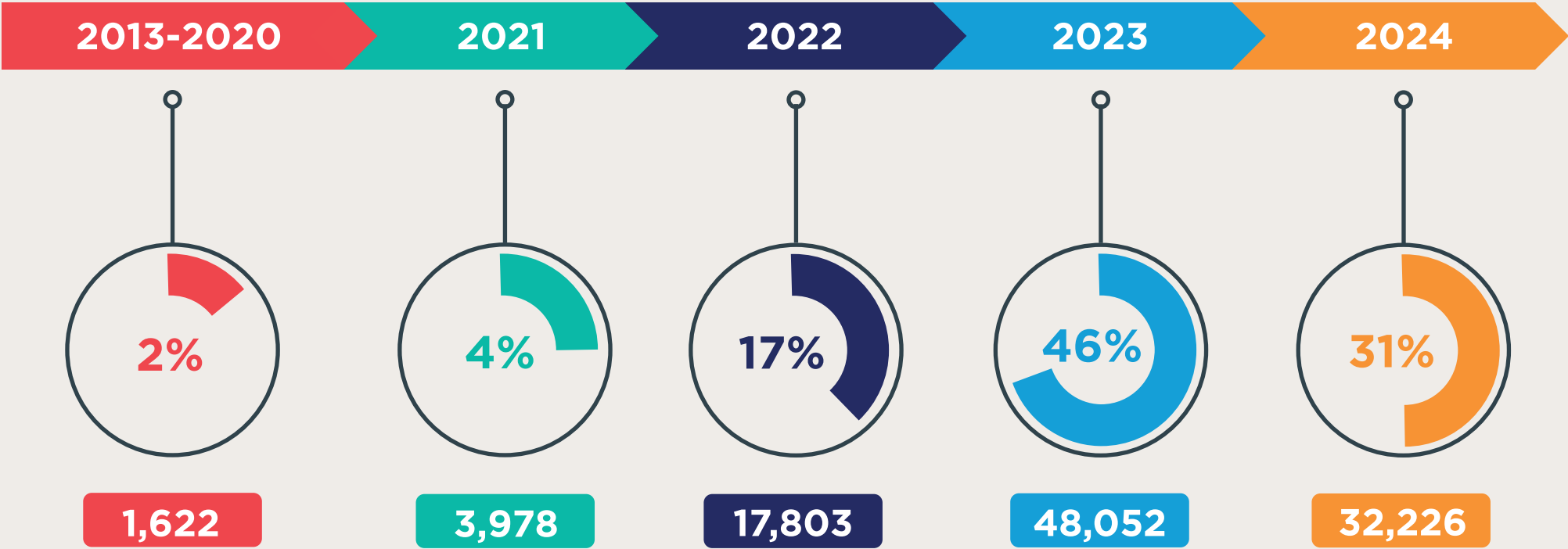
The adjudication ratio in 2017, excluding 72,134 cases found inadmissible due to non-exhaustion of legal remedies after the establishment of the Inquiry Commission on the State of Emergency Measures (OHAL Commission), is 90%.





Number of pending applications by years

Number of pending applications by years as of 30 June 2024.



pending applications

103,681

received applications

617,411

ratio of pending applications
to received applications

16.8%



Number of received and adjudicated individual applications regarding right to a trial within a reasonable time (by years)

Received applications

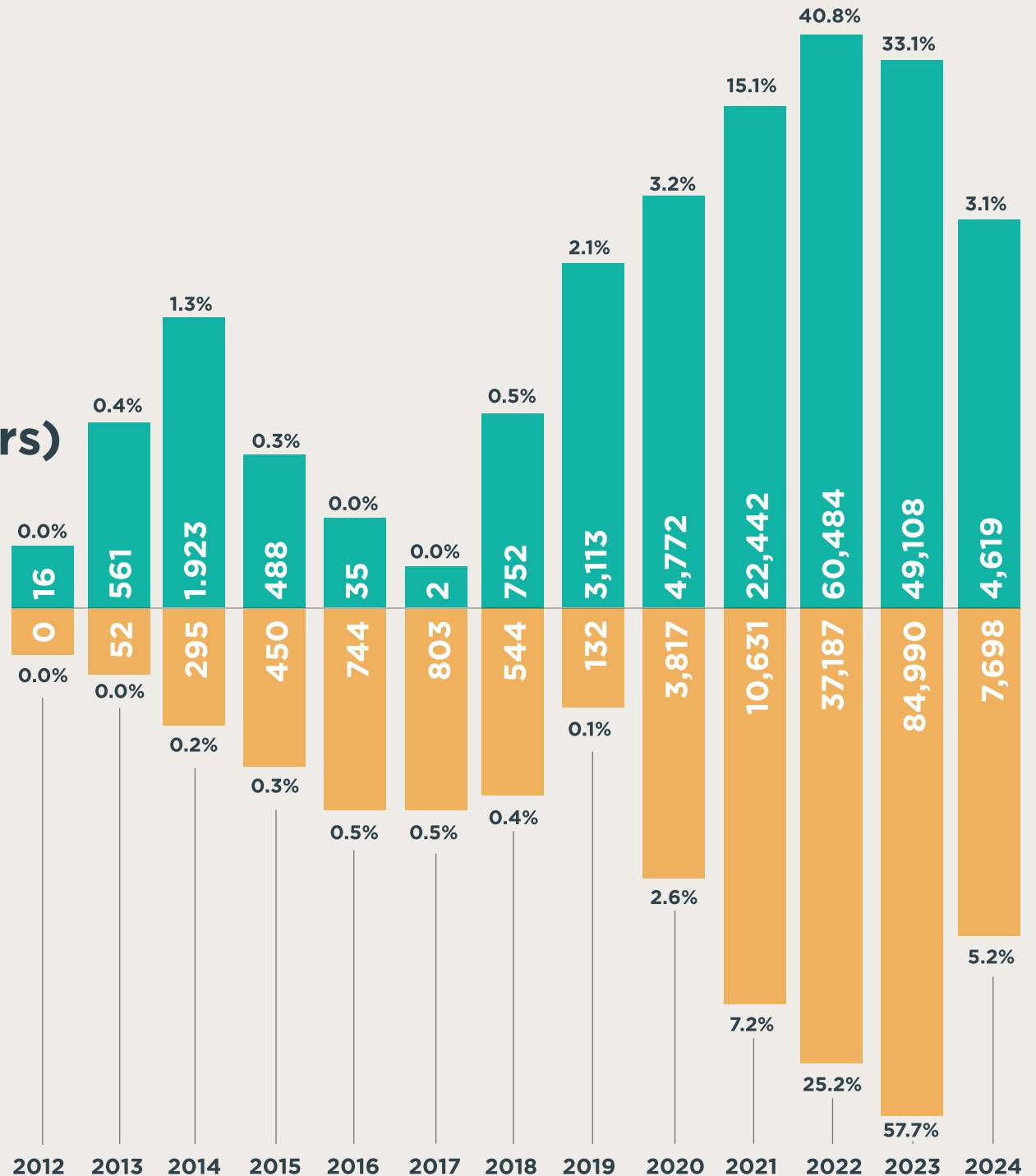
148.315

Adjudicated applications

147.343

There may be a slight decrease or increase, compared to the previous statistics, in the number of adjudicated applications due to the files closed in case of an inadmissibility decision on administrative grounds and reopened upon the acceptance of the challenge to the -inadmissibility decision, or the joinder or severance of the pending cases.

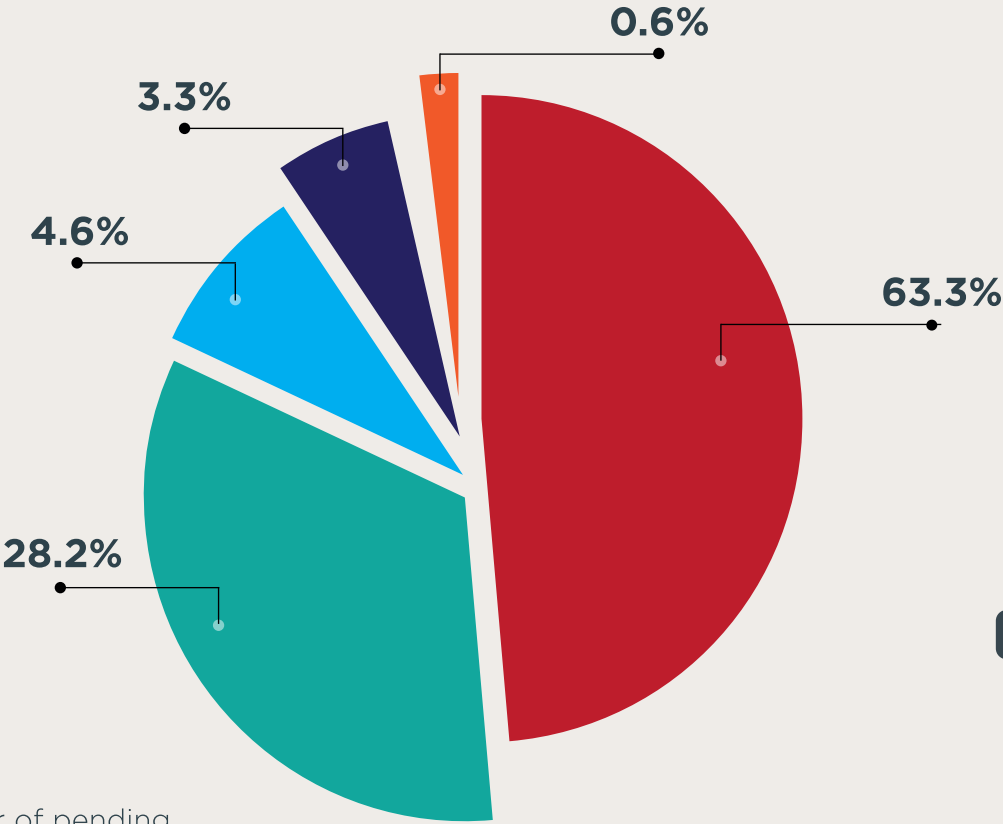
received applications adjudicated applications





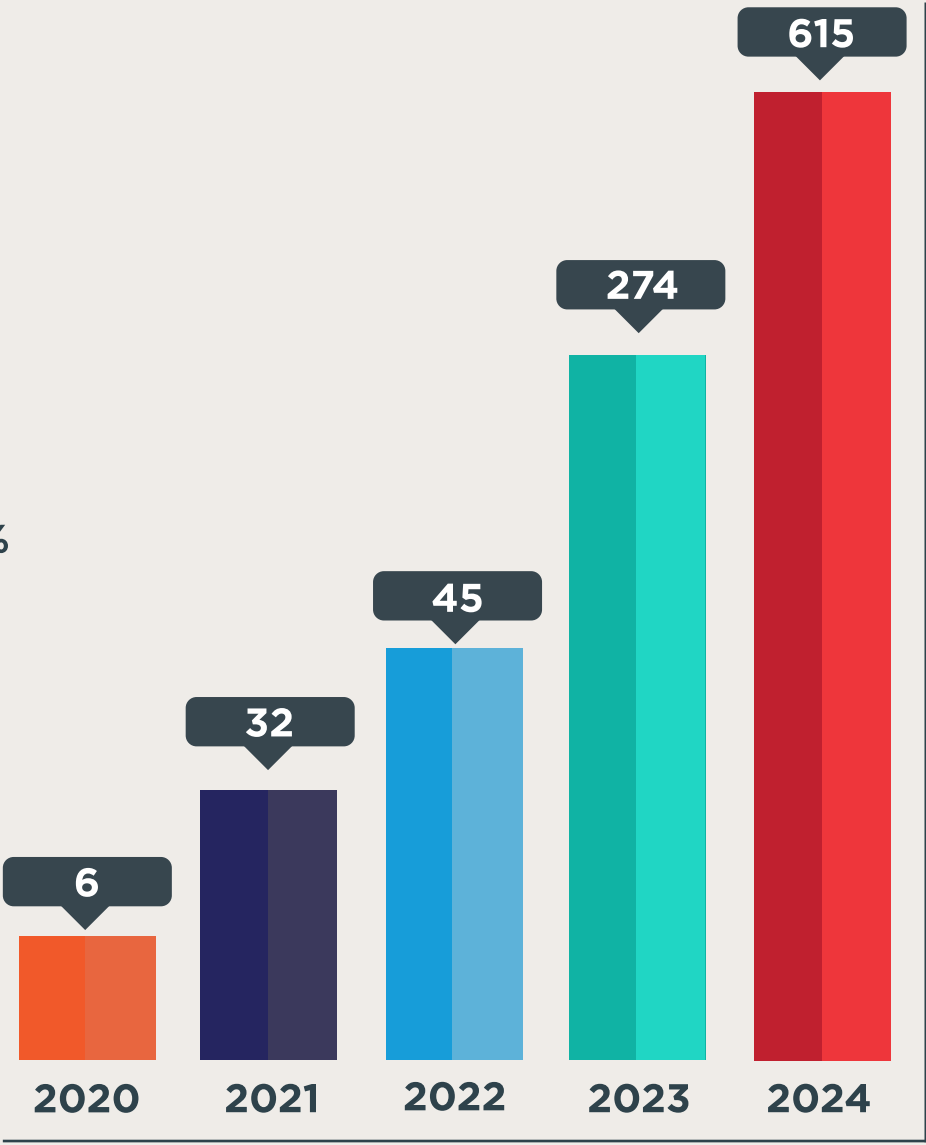
Number of pending individual applications regarding right to a trial within a reasonable time

Number of individual applications regarding right to a trial within a reasonable time by 30 June 2023, which have been pending from the previous year.



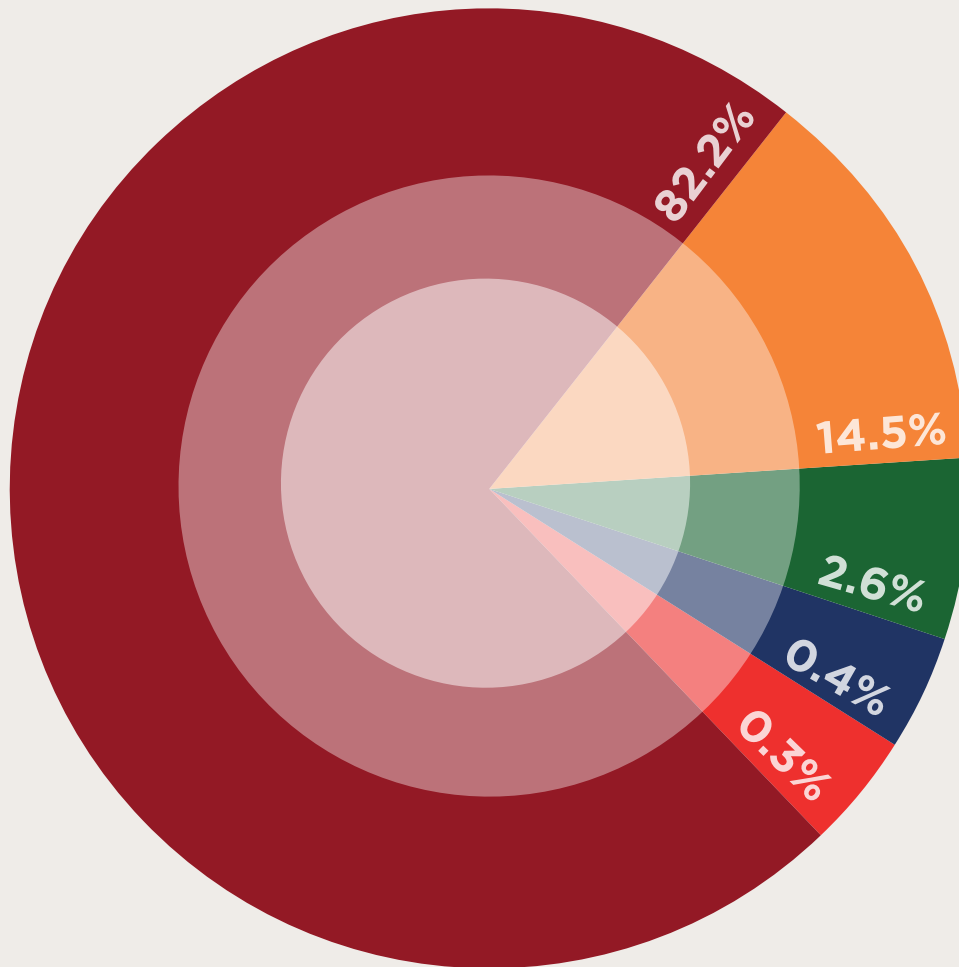
Number of pending applications

972





Adjudicated applications by judgment type



inadmissibility

422,085

violation of at least one right

74,574

Number of cases where a violation was found is 7,855; and number of joinder of applications is 66,719.

rejection on administrative grounds

13,558

There may be a slight decrease or increase, compared to the previous statistics, in the number of adjudicated applications due to the files closed in case of an inadmissibility decision on administrative grounds and reopened upon the acceptance of the challenge to the -inadmissibility decision, or the joinder or severance of the pending cases.

other

2,112

Strike-out, closure of the cases, and dismissal decisions

non-violation

1,401

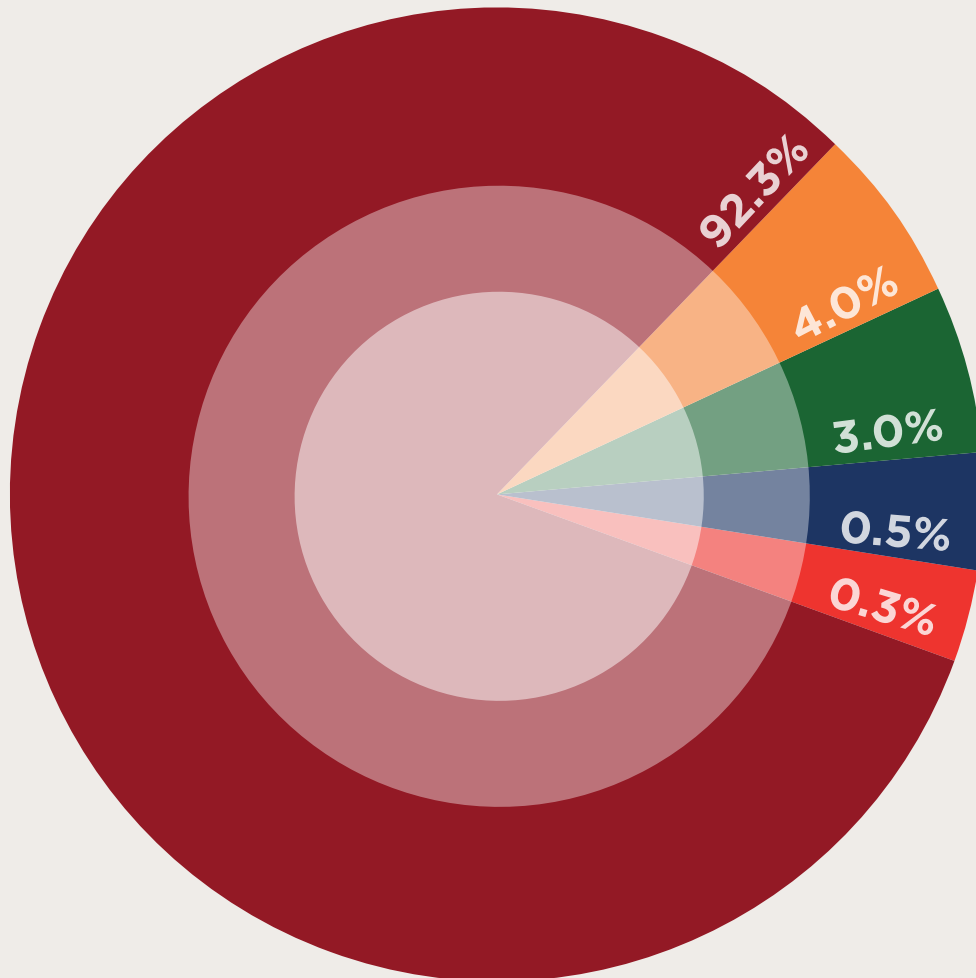
Number of cases where no violation was found is 933; and number of joinder of applications is 468.

total
513,730



Adjudicated applications by judgment type

Excluding the applications regarding the right to a trial within a reasonable time



inadmissibility

422,085

violation of at least one right

18,131

Number of cases where a violation was found is 4,743; and number of joinder of applications is 13,388.

rejection on administrative grounds

13,558

There may be a slight decrease or increase, compared to the previous statistics, in the number of adjudicated applications due to the files closed in case of an inadmissibility decision on administrative grounds and reopened upon the acceptance of the challenge to the -inadmissibility decision, or the joinder or severance of the pending cases.

other

2,112

Strike-out, closure of the cases, and dismissal decisions

non-violation

1,401

Number of cases where no violation was found is 714; and number of joinder of applications is 246.

total
457,287



Ratio of violation judgments

Based on the adjudicated cases

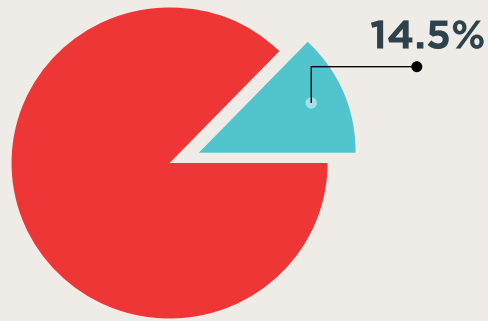
Including cases adjudicated with a decision on non-exhaustion of legal remedies within the scope of the state of emergency**, as well as those regarding the right to a trial within a reasonable time and the joined applications

■ adjudicated applications*

513,730

■ judgments finding a violation

74,574



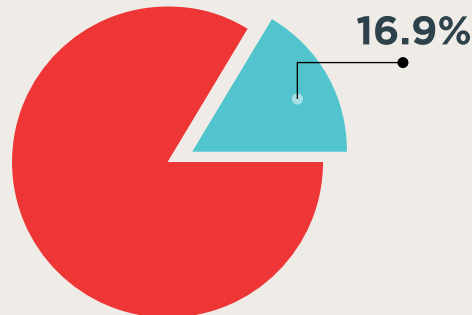
Excluding cases adjudicated with a decision on non-exhaustion of legal remedies within the scope of the state of emergency**, but including those regarding the right to a trial within a reasonable time and the joined applications

■ adjudicated applications*

441,596

■ judgments finding a violation

74,574



Based on the cases examined on the merits

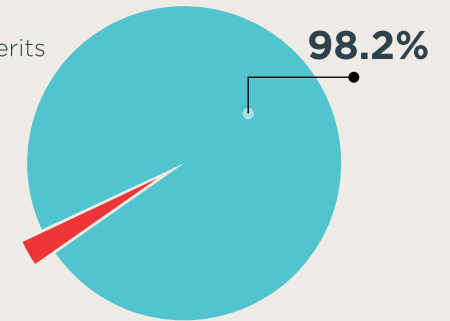
Including cases regarding the right to a trial within a reasonable time and the joined applications

■ applications examined on the merits

75,975

■ judgments finding a violation

74,574



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

** 72,134 cases were found inadmissible due to non-exhaustion of legal remedies after the establishment of the Inquiry Commission on the State of Emergency Measures (OHAL Commission).



Ratio of violation judgments

Excluding the applications regarding the right to a trial within a reasonable time

Based on the adjudicated cases

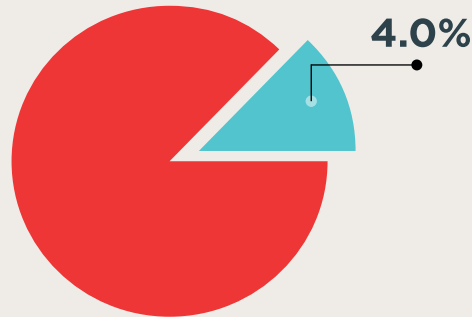
Including cases adjudicated with a decision on non-exhaustion of legal remedies within the scope of the state of emergency**, excluding those regarding the right to a trial within a reasonable time, and including the joined applications

adjudicated applications*

457,287

judgments finding a violation

18,131



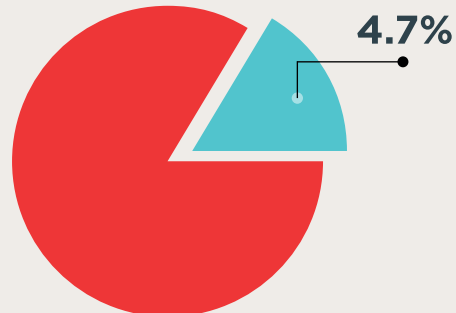
Excluding cases adjudicated with a decision on non-exhaustion of legal remedies within the scope of the state of emergency** and those regarding the right to a trial within a reasonable time, but including the joined applications

adjudicated applications*

385,153

judgments finding a violation

18,131



Based on the cases examined on the merits

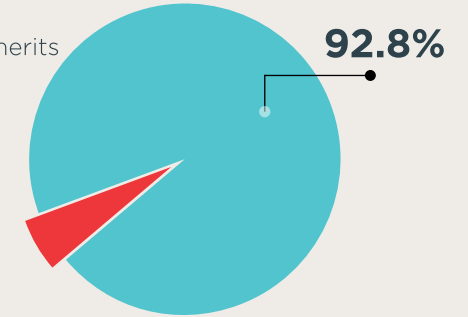
Excluding the applications regarding the right to a trial within a reasonable time, but including the joined applications

applications examined on the merits

19,532

judgments finding a violation

18,131

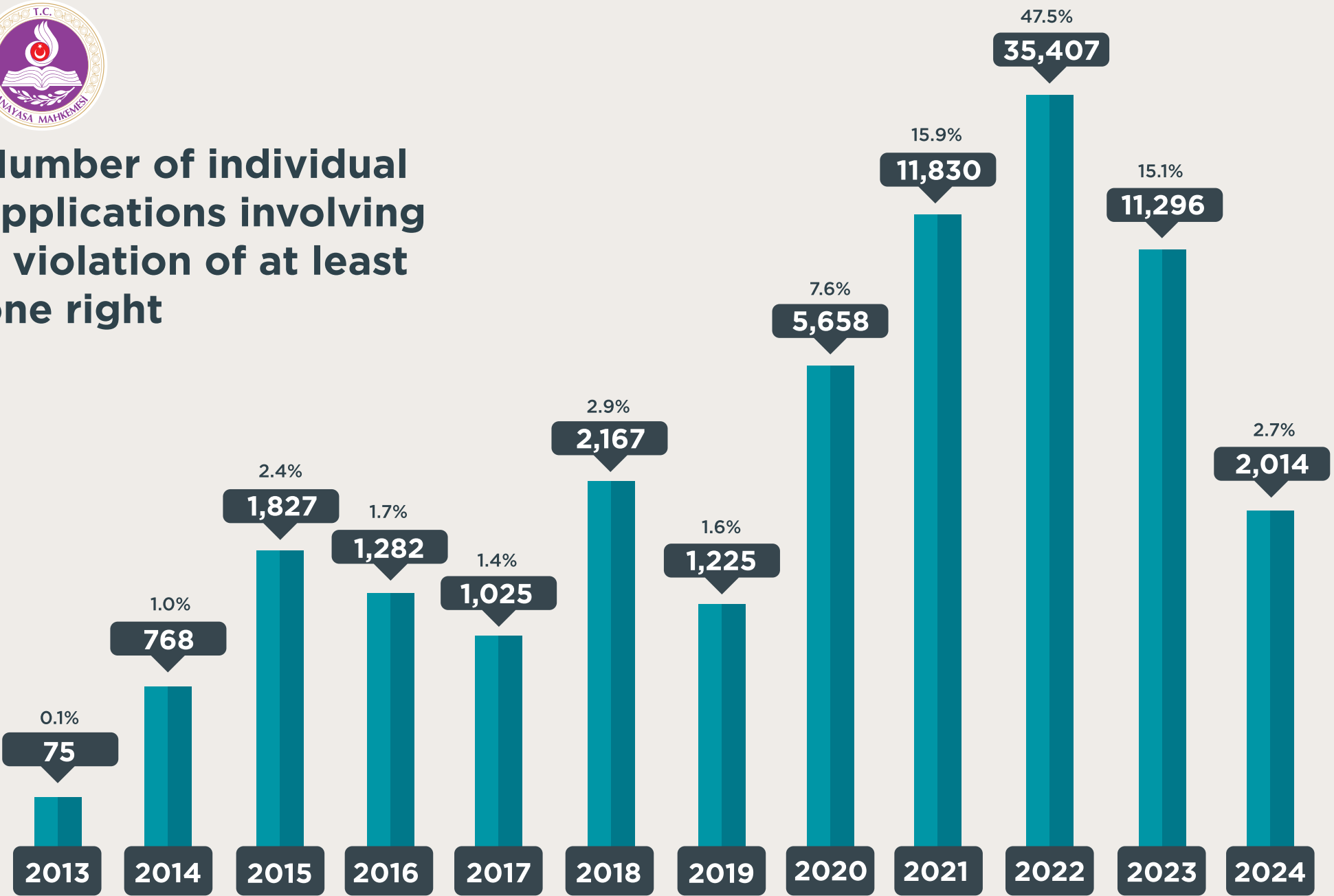


* In the calculations excluding the right to a trial within a reasonable time, the number of cases involving a violation of merely the right to a trial within a reasonable time is extracted from the total number of adjudicated cases.

** 72,134 cases were found inadmissible due to non-exhaustion of legal remedies after the establishment of the Inquiry Commission on the State of Emergency Measures (OHAL Commission).



Number of individual applications involving a violation of at least one right

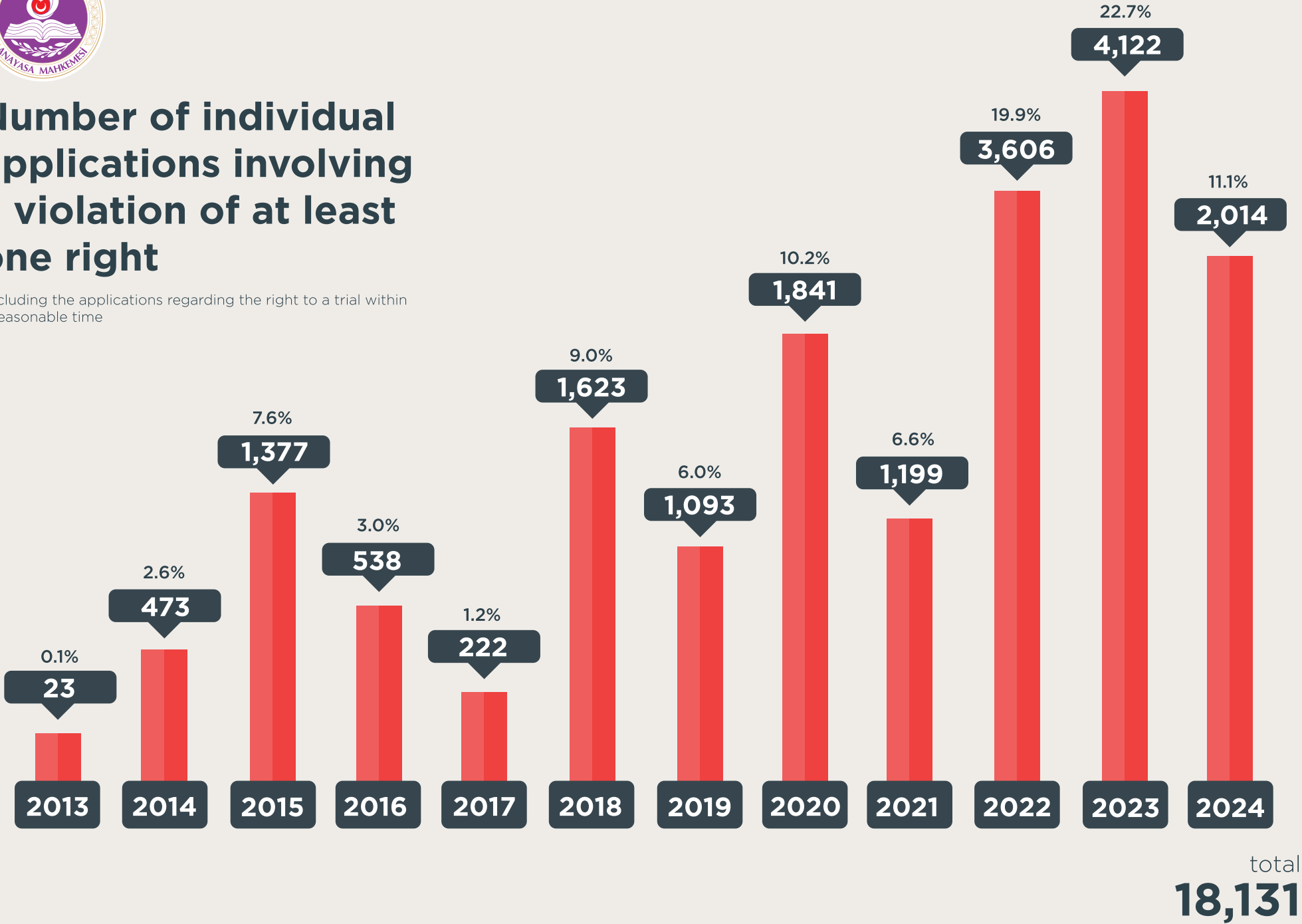


total
74,574



Number of individual applications involving a violation of at least one right

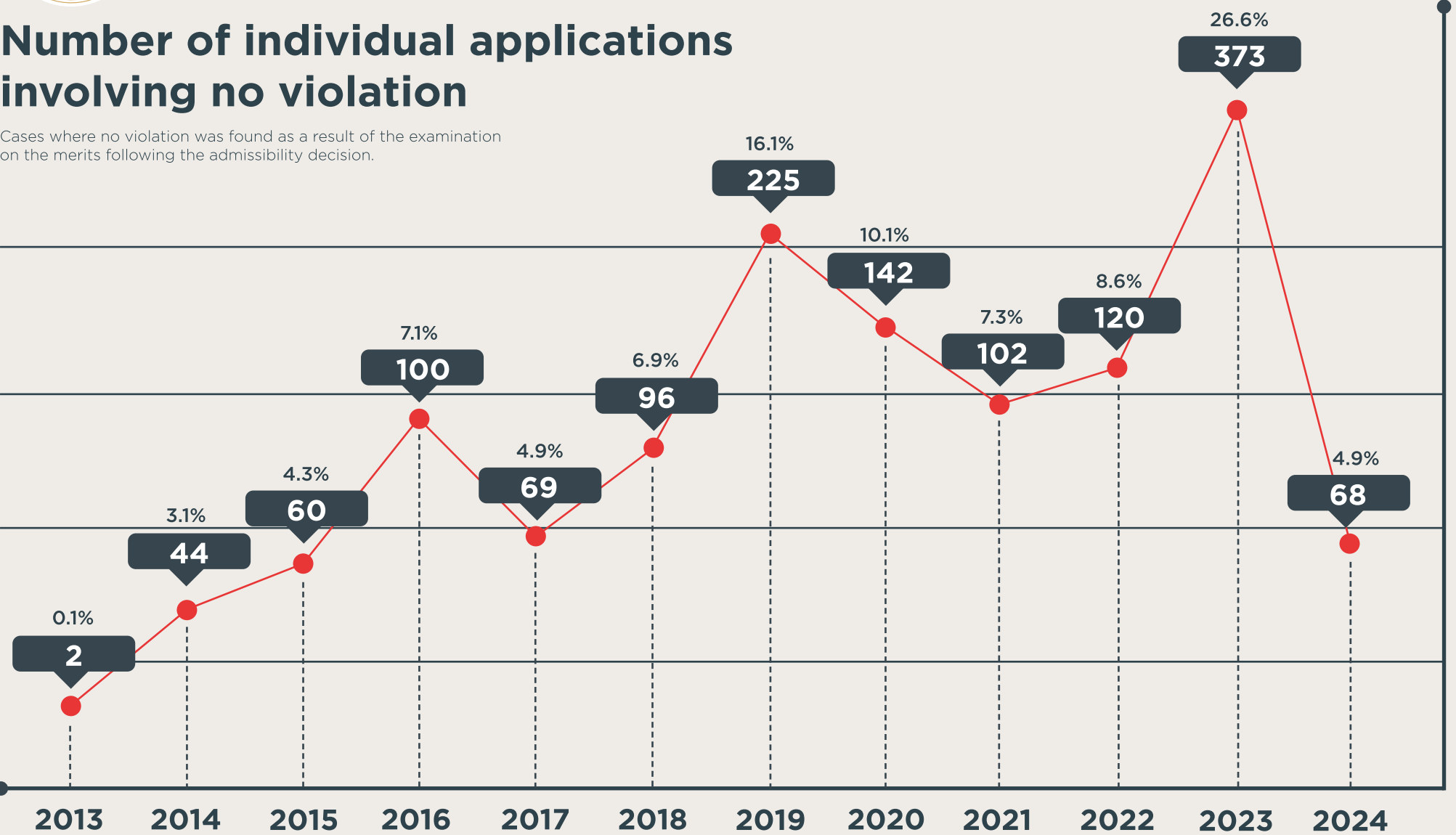
Excluding the applications regarding the right to a trial within a reasonable time





Number of individual applications involving no violation

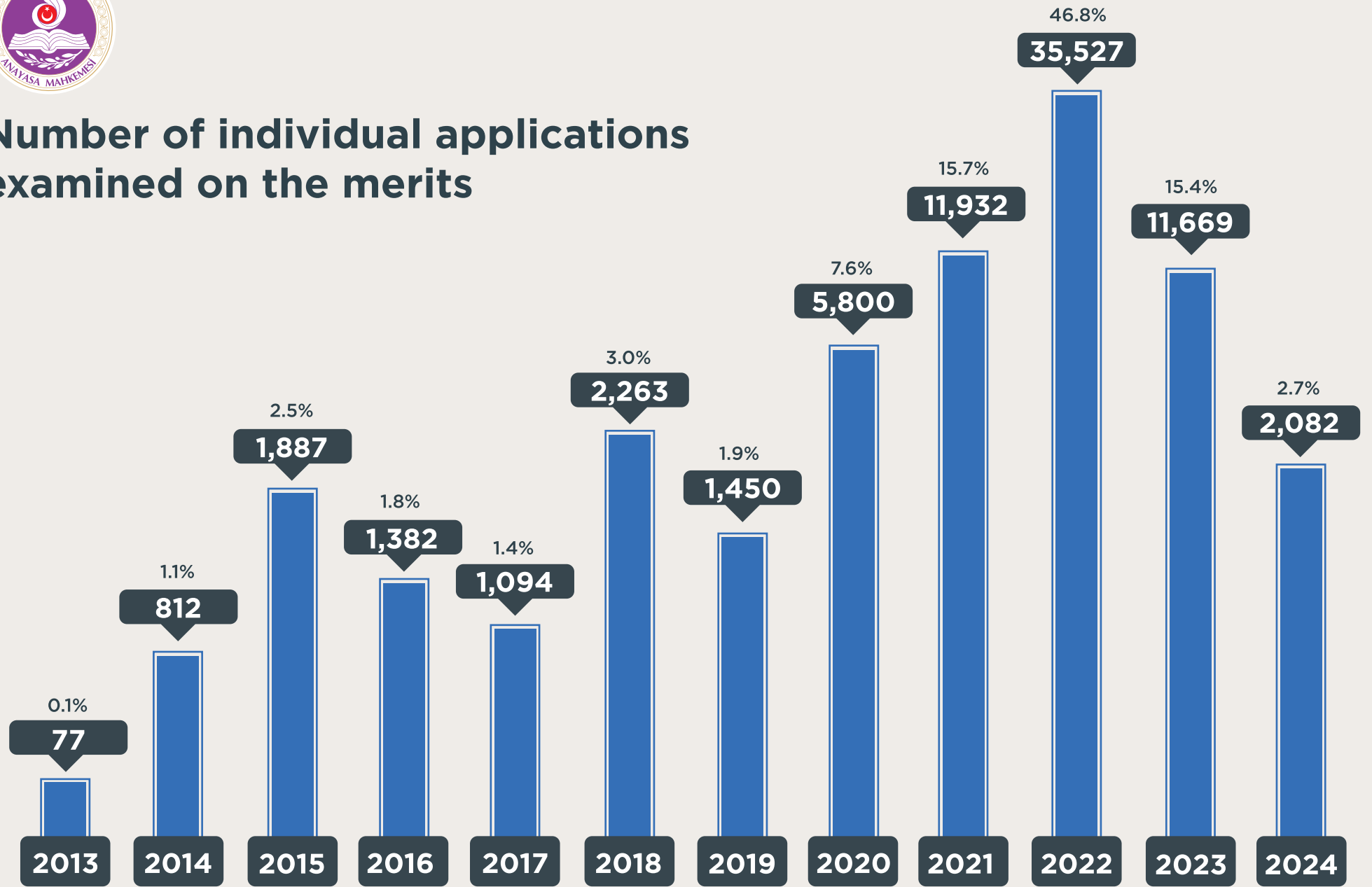
Cases where no violation was found as a result of the examination on the merits following the admissibility decision.



total
1,401



Number of individual applications examined on the merits

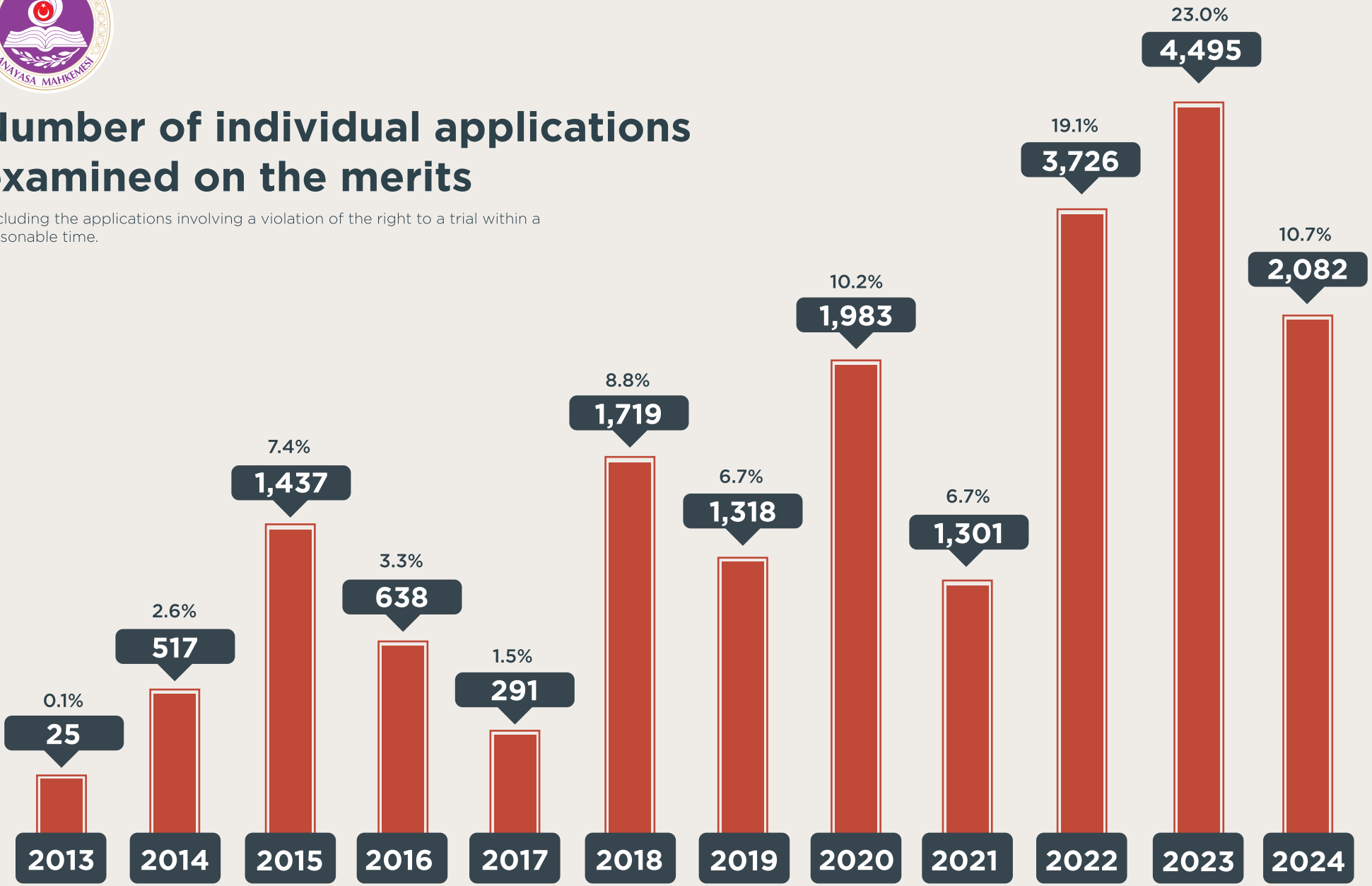


total
75,975



Number of individual applications examined on the merits

Excluding the applications involving a violation of the right to a trial within a reasonable time.



total
19,532



Judgments finding a violation by rights and freedoms

An application may involve violations of several rights.

	right to a trial within a reasonable time	56,443	74.5%
	right to a fair trial*	5,235	6.9%
	right to property	4,626	6.1%
	freedom of expression	4,315	5.7%
	right to respect for private and family life	1,549	2.0%
	right to hold meetings and demonstration marches	1,424	1.9%
	prohibition of torture and ill-treatment	1,069	1.4%
	right to personal liberty and security	414	0.5%
	right to life	261	0.3%

right to protect one's corporeal and spiritual existence	0.2%	140	
freedom of organisation	0.1%	85	
right to trade-union freedom	0.1%	49	
principle of legality in crimes and punishment	0.1%	48	
right to education	0.0%	37	
right to elect, to stand for election and to engage in political activities	0.0%	17	
freedom of religion and conscience	0.0%	12	
right to individual application	0.0%	3	
right to seek review of a decision	0.0%	1	

* Excluding the applications regarding the right to a trial within a reasonable time

As the prohibition of discrimination and right to an effective remedy are addressed in conjunction with other rights and freedoms, the statistical information about the violations of the given prohibition and right is included in that of the respective rights and freedoms.

The judgments finding a violation of the presumption of innocence is included in the statistical information about the judgments involving a violation of the right to a fair trial.

total
75,728