The Federal Court of Justice
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Introduction

The Federal Court of Justice (Bundesgerichtshof – BGH) is Germany’s highest court of civil and criminal jurisdiction, i. e. “ordinary jurisdiction”. It has its seat in Karlsruhe.

In addition to the President, 152 judges are employed at the Federal Court of Justice, including 19 presiding judges. They exercise their judicial activity on the 13 civil panels and the six criminal panels of the Federal Court of Justice. In addition, many of them perform further functions, for instance as a member of a special panel, as an investigating judge or in court administration.

The task of the Federal Court of Justice is primarily to ensure uniform application of law, clarify fundamental points of law and develop the law. In general, it reviews rulings of the lower courts, local courts, regional courts and higher regional courts, only with regard to errors of law. Even if the judgments and rulings of the Federal Court of Justice are technically only binding in individual cases, in practice the lower courts follow its interpretation of the law virtually without exception. The far-reaching effect of rulings of the Federal Court of Justice is also due to the fact that, particularly in the field of civil law, legal practice is often guided by these rulings. Banks and insurance companies, for example, as well as landlords and divorce lawyers respond to a “ruling from Karlsruhe”.

The aim of this brochure is to provide an overview of the tasks and functions of the Federal Court of Justice, including its history and its place of operation. It is based on the legal and factual conditions of December 2020.
The Position of the Federal Court of Justice in the Court System

The Federal Court of Justice is at the head of the local, regional and higher regional courts. These so-called “ordinary” courts exercise civil and criminal jurisdiction. Approximately 75 percent of the judges in the Federal Republic of Germany work in this field. According to the object of the proceedings, either the local or regional court is responsible as the court of first instance and – in civil cases – the regional or higher regional court as the appellate court. Due to the federal structure of Germany, these lower courts are subject to the organisational authority of the constituent states. However, the Federal Court of Justice is a Federal Court. In terms of organisation, it is subordinate to the Federal Ministry of Justice.

Apart from ordinary jurisdiction there are four other branches of jurisdiction in the Federal Republic of Germany: Administrative jurisdiction, labour jurisdiction, social jurisdiction and financial jurisdiction. Here, too, a supreme Federal Court serves as the court of last instance for each branch: The Federal Administrative Court (Bundesverwaltungsgericht – BVerwG) in Leipzig, the Federal Labour Court (Bundesarbeitsgericht – BAG) in Erfurt, the Federal Social Court (Bundessozialgericht – BSG) in Kassel and the Federal Finance Court (Bundesfinanzhof – BFH) in Munich, cf. Article 95 of the German Constitution (Grundgesetz, “Basic Law”).

The supreme Federal Courts are independent of each other in terms of both organisation and staff. In order to ensure uniform application of law between them as well, these Federal Courts have a Joint Panel. It makes a ruling if the panel of a court wishes to diverge from the ruling of a panel of another supreme court on a question of law. The seat of the Joint Panel of the supreme Federal Courts is located at the Federal Court of Justice in Karlsruhe.

In the German court system, a special position is held by the Federal Constitutional Court (Bundesverfassungsgericht – BVerfG) which also has its seat in Karlsruhe. It is responsible for ensuring that the constitution is being upheld. To this end, it reviews whether laws are compatible with the constitution and it decides in the event of differences of opinion between the constitutional bodies. The majority of cases brought before the Federal Constitutional Court are complaints of unconstitutionality. Such complaints can be raised by any citizen who sees their basic rights are being violated.

In addition to German national law, as a member state of the European Union, Union law also applies. The European Union is a supranational organisation, which has bodies that are independent of the national states, and implements its own Union Law. This Union Law applies to all people living in the European Union. The task of the European Court of Justice (ECJ), which has its seat in Luxemburg, is to ensure that Union Law is applied in all member states of the European Union in the same way. In order to ensure this is the case, last instance national courts – such as the German Federal Court of Justice – undertake to submit to the ECJ any decision-relevant questions where there is doubt as to the interpretation of Union law. The judgment of the ECJ on the interpretation of Union Law is binding.
The Organisation of the Federal Supreme Court

The President is the head of the Federal Court of Justice. She is, on the one hand, the superior of the judges, civil servants and staff of the Federal Court of Justice. One of her functions in this capacity is to exercise supervision, which in the case of the judges naturally extends only to the limits imposed by judicial independence (Article 97 of the Grundgesetz). On the other hand, the President is a judge who, by law, presides over the Panel for Lawyers’ professional and disciplinary matters, the Grand Panel for civil matters and the Grand Panel for criminal matters and the United Grand Panels. Furthermore, the President and her staff maintain contact with other courts and judicial organisations in Germany and abroad.

The Federal Court of Justice is divided into civil and criminal panels whose number is determined by the Federal Minister of Justice. There are currently 13 civil and six criminal panels. Each panel is headed by a presiding judge. The remaining 133 judges at the Federal Court of Justice also are permanently assigned to one of the civil or criminal panels. Each panel is thus composed of six up to eight judges (in addition to the presiding judge). As a general rule, however, only five panel members, one of whom being the presiding judge, are involved in the individual decisions. The composition of the panel for each case is regulated in advance by an internal Schedule of Jurisdiction adopted by all members of the panel concerned.

In addition to the civil and criminal panels, the Federal Court of Justice has eight special panels, namely the panel for cases concerning agricultural law, the panels dealing with professional and disciplinary matters concerning lawyers, notaries public, patent agents, auditors, tax consultants and tax agents respectively, the Cartel Panel and the Federal Disciplinary Tribunal. Furthermore, there are two Grand Panels – a Grand Civil Panel and a Grand Criminal Panel – which together form the United Grand Panels. Additionally the Federal Court of Justice houses the Joint Panel of the Federal supreme courts which ensures that jurisdiction of the five supreme courts is applied uniformly.

The judges of the Federal Court of Justice are elected by the Judges Election Committee and appointed by the President of Germany. Appointment is for life. The Judges Election Committee is a body consisting of 32 members that is convened by the Federal Minister of Justice and is composed of the Ministers of Justice of the 16 constituent states and another 16 members selected by the Bundestag, Germany’s Federal Parliament. Any German can be elected as a federal judge if he or she is qualified to hold judicial office and is at least 35 years of age. In addition to the particular personal and professional qualifications of the candidates, most of who are from the judicial service of the constituent states, the election also takes into account that all of the constituent states should be represented at the Federal Courts in relation to their population size.
The Presiding Committee of the Federal Court of Justice decides on the assignment of judges to the individual panels and on the allocation of jurisdiction to the panels. This committee is a body consisting of the President and ten judges elected by the judges of the Court. Before the beginning of each year it adopts a Schedule of Jurisdiction for its duration. This may be amended during the year by relevant decisions of the Presiding Committee if necessitated by factual or personnel changes.
In civil cases the allocation of jurisdiction traditionally follows the principle of highest possible specialisation. At the present time the following fields of law have been assigned to the civil panels as their main area:

First Civil Panel:  
copyright, protection of intellectual property rights, forwarding, warehousing and shipping law, agency law

Second Civil Panel:  
corporate law, law of associations

Third Civil Panel:  
state and notaries’ liability, foundation law, contract law, employment law

Fourth Civil Panel:  
inheritance law, insurance

Fifth Civil Panel:  
real property law

Sixth Civil Panel:  
law of torts, e.g. traffic accident cases, product liability, medical liability

Seventh Civil Panel:  
construction and architectural law, law of enforcement

Eighth Civil Panel:  
law on the sale of goods, landlord and tenancy law

Ninth Civil Panel:  
insolvency law, lawyers’ liability, accountant’s liability

Tenth Civil Panel:  
patent law, gifting law, tourist travel law

Eleventh Civil Panel:  
banking law, capital market law

Twelfth Civil Panel:  
family law, commercial tenancy law

Thirteenth Civil Panel:  
energy industry law, procurement law

In criminal cases the allocation of jurisdiction is based primarily on regional criteria. Each of the six panels is assigned appeals from specific higher regional court circuits. Irrespective of this, the following matters are allocated to certain panels as special fields:

First Criminal Panel:  
military criminal cases, national defense transgressions, tax and customs cases

Third Criminal Panel:  
crimes against the state

Fourth Criminal Panel:  
road traffic cases

The current Schedule of Jurisdiction of the Federal Court of Justice, which determines not only the specific jurisdiction of the individual panels but also the assignment of judges to the panels, is published, for example, on the website of the Federal Court of Justice (www.bundesgerichtshof.de).
Federal Court of Justice
  Civil Panel

Appeal on points of law only

Higher Regional Court
  Civil Division
    Appeal on points of fact and law

Regional Court
  Civil Division
    Appeal on points of fact and law

Local Court
  Local Court Judge

Civil cases with an amount in dispute of up to € 5,000.00 and (regardless of value) all private tenancy cases

Higher Regional Court
  Family Division
    Complaint on points of law

Regional Court
  Civil Division
    Complaint

Local Court/Family Court
  Family Court Judge

Civil cases exceeding a value in dispute of € 5,000.00

Family cases

Professional Judge

Stages of appeal in civil proceedings and matters of family law

Allocation of Jurisdiction
Stages of appeal in criminal proceedings

Federal Court of Justice
Criminal Panel

Higher Regional Court
Criminal Division

Appeal on points of law only

Higher Regional Court
Criminal Division with original jurisdiction

Regional Court
Small Criminal Division

Appeal on points of law only

Regional Court
Grand Criminal Division

Appeal on points of fact and law

Local Court
Full Bench
Criminal Court Judge

Petty and medium-level crime

Serious crime
Crimes against the state

Professional Judge
Lay Judge
The Federal Court of Justice is a court of appeal for both civil and criminal cases. In this capacity, it reviews the judgments referred to it by the lower courts exclusively for errors of law. The facts established in these rulings are binding on it, provided that they themselves are not based on an erroneous application of the law. However, even in a case such as this, the Federal Court of Justice does not undertake fact-finding of its own, nor does it take evidence, but refers the matter back to the lower court for further clarification, taking account of its interpretation of the law. The only exception are the patent revocation proceedings in which the Federal Court of Justice functions as the appellate court. In addition to appeal proceedings there are – depending on the field of law – other types of proceedings that either precede the appeal proceedings (for example proceedings for the appeal against refusal of leave to appeal) or serve to ensure uniform application of law in areas in which an appeal to the Federal Court of Justice is not possible. The following section describes the various types of proceedings in the individual fields of law.

**Proceedings in Civil Cases**

In civil cases, the remedy of appeal on points of law is, as a general rule, only available against final judgments passed by regional and higher regional courts acting as appellate courts. By way of exception, a so-called “leapfrog appeal” may be lodged under strict conditions against a final judgment given by a local or regional court of first instance. Appeal proceedings will only take place if the lower appellate court has granted leave to appeal or – following an appeal against refusal of leave to appeal – if admitted by the Federal Court of Justice. The appeal must be admitted if the case is of fundamental legal importance, or if the development of the law or ensuring uniform application of law calls for a ruling of the court of appeal (Section 543 (2) of the Code of Civil Procedure).

If the panel holds that an appeal is inadmissible, it will be dismissed by way of a court order following non-public deliberation. In the other cases, a judgment on the appeal will normally be handed down following an oral hearing before the panel. The ruling is normally prepared by means of a written vote in the form of a draft judgment drawn up by a panel member – the so-called “rapporteur”.

An appeal against refusal of leave to appeal by the appellate court is admissible if the value of the party’s complaint to be asserted by the appeal exceeds 20,000 euros. Appeals against refusal of leave to appeal, which in terms of numbers make up by far the largest proportion of cases to be decided by the civil panels of the Federal Court of Justice, are ruled by the responsible panel by way of a court order following non-public deliberation. In this case, too, it is generally a written vote that forms the basis of the ruling.

In addition to appeals on points of law and appeals against refusal of leave to appeal, the jurisdiction of the Federal Court of Justice is responsible for legal complaints which serve to reviewing the application of law and may be raised particularly in family cases as well as in the case of collateral decisions and collateral proceedings.
(e.g. on executions against property, insolvency cases and disputes about costs). Rulings on these appeals are generally also made by way of an order without an oral hearing.

All rulings are based on an *in camera* deliberation and a simple majority vote. The votes of all five members of the panel of judges – of a panel including the presiding judge’s vote – carry the same weight. In all civil cases brought before the Federal Court of Justice, the parties must be represented by a lawyer licensed exclusively in the Federal Court of Justice.

**Procedings in Criminal Cases**

In criminal cases the Federal Court of Justice rules on appeals on points of law against first-instance judgments of the regional and higher regional courts. These cases mainly involve serious crimes as well as crimes against the state.

Unlike in civil cases, an appeal on points of law to the Federal Court of Justice is not subject to any specific admission in criminal matters. This is based on the fact that an appeal in the criminal cases to be decided by the Federal Court of Justice has not taken place, the appeal on points of law only has two instances and the appeal also serves to establish justness in individual cases.

With an appeal on points of law, both the defendant and the public prosecutor’s office can claim violation of a provision of substantive criminal or procedural law.

If the responsible criminal panel of the Federal Court of Justice holds that an appeal is inadmissible, it may decide the case by way of a court order without a main hearing. The same applies if, in accordance with the Federal Prosecutor General’s request, it holds that the appeal is manifestly unfounded, or if it considers an appeal lodged for the benefit of the defendant to be well-founded. In the last two constellations, the ruling must be unanimous. In the remaining cases (approximately 5 percent of appeals on points of law), a judgment will be handed down following the main hearing. The decision is generally subject to a simple majority.

The Federal Court of Justice also rules in so-called referral procedures. This procedure is carried out when a higher regional court wishes to deviate on a question of law from another higher regional court or the Federal Court of Justice. The Federal Court of Justice solely answers the legal question submitted to it.

As a result of the referral procedure, a uniform application of law is to be ensured for criminal cases of simple and medium severity where the higher regional court is the last instance.

**Procedings before the Grand Panels**

In order to avoid contradictory rulings on a question of law being made by the panels of the Federal Court of Justice, there is a Grand Civil Panel and a Grand Criminal Panel. Together, they form the United Grand Panels. If a panel wishes to deviate from the ruling of another panel, it will first enquire whether this panel is adhering to its interpretation of the law. If this is the case, it will submit the question of law to the Grand Panel for a decision. Submission to the United Grand
Panels occurs when a civil and a criminal panel disagree on a question of law. The Grand Civil Panel is made up of the President of the Federal Court of Justice and a member from each of the civil panels. The Grand Criminal Panel is made up of the President and two members from each of the criminal panels. The United Grand Panels consist of the President and the other members of the two Grand Panels.

**Proceedings before the Special Panels**
The ways in which proceedings are conducted in the special panels of the Federal Court of Justice are based on the respective statutory jurisdictions. The special panels for agriculturalists, lawyers, notaries public, patent agents, auditors, tax consultants and tax agents include, in addition to the judges of the Federal Court of Justice, honorary non-judicial members from the aforementioned professions, in other words agriculturalists, lawyers, notaries public, patent agents, auditors, tax consultants and tax agents. Members of the Federal Disciplinary Tribunal also include – as non-permanent members – judges of the other supreme Federal Courts and of the Federal Audit Office.

**Preliminary Investigations**
The jurisdiction of the Federal Court of Justice also includes rulings in preliminary investigations conducted by the Federal Prosecutor General. This involves, in particular, cases relating to the formation of terrorist groups, treason and other so-called crimes against the state. Two judges from the Federal Court of Justice act as investigating judges. Four additional judges are, in the absence of the former, active as investigating judges in addition to their activities on the panels. They decide – each making their judicial decisions independently – on the ordering of pretrial detention and other investigative measures reserved for the judge. The jurisdiction of the investigating judge of the Federal Court of Justice ends once a charge has been brought before the higher regional court responsible at first instance.
Publication of the Rulings of the Federal Court of Justice

Rulings of the Federal Court of Justice for which grounds have been provided, in particular appeal judgments in civil and criminal cases, are usually published in law journals. Significant rulings are also added to the Court’s so-called “official collections” – “Rulings of the Federal Court of Justice in Civil Cases” and “Rulings of the Federal Court of Justice in Criminal Cases”. Furthermore, all rulings of the Federal Court of Justice that contain grounds are published via the electronic legal information system “juris”. Rulings made by the Federal Court of Justice since 1 January 2000 can also be accessed via the website of the Federal Court of Justice. All publications are depersonalised. The Documentation Office, established especially for the Federal Court of Justice, plays a central role in publishing the Court’s rulings.

The public is informed of particularly significant rulings of the Federal Court of Justice by written press statements immediately after they have been promulgated. Attention is also drawn to particularly important appeal proceedings by press releases even before the oral hearings have taken place. This is the responsibility of the Press Office, which is headed by a judge of the Federal Court of Justice. The press statements of the Federal Court of Justice are also published on the website. Since 2017 the act on extending the media publicity in court cases (EMöGG) grants the media representatives the possibility of preparing sound and film recordings not only before and after proceedings and pronouncement of judgments, but also partially during the pronouncement of a judgment. The decision about which judgment may be recorded in sound and film lies with the respective panel and is published on the website of the Federal Court of Justice.

At the beginning of each year, the President of the Federal Court of Justice holds an informative briefing with representatives of the press, in which she presents the annual report for the past year and gives an overview of the Court’s most important cases.
Other Areas of Responsibility within the Federal Court of Justice

In addition to the judges, approximately 300 further staff who are essential to the functioning of the Court are employed at the Federal Court of Justice.

The Registries and the Administration
The Registry of the Federal Court of Justice comprises of mid-level service staff and is divided into so-called panel registries, according to the number of panels. The registry is tasked with administering case files, keeping the minutes of proceedings and handling correspondence with the parties involved.

The clerks to the Federal Court of Justice are responsible for determining the cost of proceedings and other supplementary decisions.

Organisational matters concerning the Court, such as personnel, building and real estate matters, information technology, organization and budget matters as well as internal service which is under the Court’s security service come under the remit of the Federal Court of Justice's administration.

The Library
The Federal Court of Justice has the largest court library in Germany, holding a total of approximately 470,000 volumes. The library contains almost every publication on German law released between 1800 and 1970. Since the early 1970s, acquisition has focused on civil and criminal law literature in keeping with the jurisdiction of the Federal Court of Justice. The stock of media can be accessed on the Internet via the online catalogue. The library does not only list books and journals in this online catalogue, but also online resources and selected essays published in journals and compilations. It also collects legislative materials covering the areas of civil and criminal law. The classification and accessing of media published since 2000 is based on the “Regensburg Library Classification Scheme” (Regensburger Verbundklassifikation), a classification standard which is maintained through cooperation and which facilitates very precise research. The Federal Court of Justice's library, in which over 30 persons are employed, is also open to persons not associated with the Court.

The Judicial Assistants
Finally, approximately 70 so-called “judicial assistants” are employed at the Federal Court of Justice. These judicial assistants are qualified judges as well as state prosecutors drawn from the courts of the 16 constituent states and from the Federal Patent Court who, as a general rule, have been seconded to the Federal Court of Justice for a period of three years. The judicial assistants are each assigned to a civil or criminal panel, supporting it in the preparation of decisions. This usually takes the form of preparing statements of legal opinion or detailed proposals for decisions.
The Federal Prosecutor General and the Bar at the Federal Court of Justice

There is a close relationship between the Federal Prosecutor General, who is also based in Karlsruhe, and the Federal Court of Justice. This authority employs a total of approximately 300 staff, including some 160 federal prosecutors, senior public prosecutors and public prosecutors at the Federal Court of Justice as well as public prosecutors from the constituent states who have been seconded to the Federal Prosecutor General. In criminal appeals on points of law heard before and decided by the Federal Court of Justice, the Federal Prosecutor General performs the functions of the public prosecutor. The Federal Prosecutor General is also responsible for investigations in cases of crimes against the state and for the prosecution of terrorist groups. Furthermore, the Federal Prosecutor General routinely acts as the representative of the Federal Republic in administrative and legal proceedings concerning the Federal Court of Justice or other federal institutions.

Another important institution is the Bar at the Federal Court of Justice. Its task consists of representing the parties involved in civil proceedings before the Federal Court of Justice.

In civil proceedings, only the lawyers licensed in the Federal Court of Justice – currently 40 lawyers – are entitled to submit pleas. These lawyers are prohibited from working in other courts. This restriction and the rule regarding specialisation are designed to ensure that civil appeals on points of law, appeals against refusal of leave to appeal and complaints on points of law are professionally handled in the interest of the parties. In criminal proceedings in contrast, any lawyer licensed in Germany may act as a defence counsel for the defendant or as a representative of the joint plaintiff in cases heard by the Federal Court of Justice.
When the Second World War ended in 1945, Germany no longer had a supreme court. In place of the Reichsgericht which had performed this function (above all in the field of due jurisdiction) since 1879 in the German Empire and in the Weimar Republic, the supreme courts were established on a temporary basis by the Allies in the different occupation zones. The Federal Court of Justice was instituted on 1 October 1950 in Karlsruhe only once the Federal Republic of Germany had been established and its constitution, the Grundgesetz, had entered into force in 1949.

During the time when Germany was divided into West and East, the Federal Court of Justice’s jurisdiction only covered the territory of the original Federal Republic of Germany, i.e. the West German states. With Germany’s reunification on 3 October 1990, the Federal Court of Justice became the supreme civil and criminal court for all of Germany. The 5th Criminal Panel, which had been based in Berlin since 1952, moved to Leipzig in 1997. This acknowledged Leipzig’s important role in German legal history having formerly been the seat of the Supreme Court of the Empire (Reichsgericht). In 2020 the 6th Criminal Panel was set up in Leipzig.

Early in time – towards the end of the Middle Ages – efforts were made in German territories to establish a common supreme court. Due to the significant political fragmentation in Germany, however, several centuries passed before this project could be successfully implemented. It is true that, in 1495, the Diet of Worms established the Imperial Chamber (Reichskammergericht), which, as a court of the Holy Roman Empire of the German Nation independent of the monarch, was not based at the Emperor’s court, but in one of the free imperial cities – first in Frankfurt, then, after several temporary seats, in Speyer and later in Wetzlar. However, it soon faced competition from the Aulic Council (Reichshofrat) in Vienna, which was formed by the Emperor in 1497 as a counterweight to the Imperial Chamber. There was a clear distribution of responsibilities: The competent appellate court was the court that dealt with the case first. The Imperial Chamber, which often remained inactive for years, also struggled with scarce funds and the lengthy duration of proceedings. The end of the Holy Roman Empire of the German Nation in 1806 also marked the end of the Imperial Chamber.

It was only after the North German Confederation had come into existence under Prussian leadership that the Higher Commercial Court of the Confederation (Bundesoberhandelsgericht) was established in Leipzig in 1870 as a common supreme court to ensure legal uniformity in commercial law. With the foundation of the German Empire in 1871, the jurisdiction of the Higher Commercial Court of the Empire (Reichsüberhandelsgericht), as it was now known, was extended to Southern Germany.

The reforms introduced to ensure uniform application of the law were crowned by the opening of the Supreme Court of the Reichsgericht in Leipzig on 1 October 1879, along with the entry into force of the Reichsjustizgesetze, general laws on the constitution of courts, civil procedure, crim-
inal procedure and bankruptcy. It subsequently became the supreme judicial body in all fields of law and served the uniform interpretation and the development of the law. It was not until 1918 that the Reich Fiscal Court (Reichsfinanzhof) was established as a further supreme court, followed by the Reich Administrative Court (Reichsverwaltungsgericht) in 1941. The Reichsgericht was not completely innocent of any involvement in the darkest chapter of German history, the unjust Nazi regime. As in other German courts, politically motivated death sentences were issued by the Reichsgericht and other acts of injustice committed. After the collapse of the Nazi regime in 1945, the Reichsgericht was dissolved by the Allies.

Legal practice in the 50s shows just how the entire Federal German justice system struggled in the post war era with coming to terms with and applying criminal penalties for the crimes of the lawless National Socialist state. At the Federal Court of Justice this is expressed, amongst other things, in the adjudication covering compensation to the Sinti und Roma peoples in 1956. The deportations of Sinti and Roma carried out in May 1940 were not assessed as racist persecution by the jurisdiction of the Federal Court of Justice, resulting in them being withheld compensation and once again being treated unjustly. It was not until 1963 that the Federal Court of Justice corrected this adjudication. In 2016 under the title “Double Injustice – a late apology” together with the Central Council of German Sinti and Roma a symposium was held resulting in a coming to terms with these events.

The inglorious role of the Federal Court of Justice in the post war adjudication and the failed processing of the Third Reich justice system were admitted for the first time in 1995 – 50 years after the end of the Second World War. Today, the Federal Court of Justice is aware of its historic responsibility and has committed to illuminating and clarifying the German post war justice system at the Federal Court of Justice though various co-operations and research work.
The Buildings and Artworks of the Federal Court of Justice

**The Buildings in Karlsruhe**
The Federal Court of Justice is mainly housed in five buildings on almost four hectares of park-like premises in the centre of Karlsruhe. The main building is the Hereditary Grand Duke’s Palace (*Erbgroß herzogliches Palais*), to which a former kitchen building is linked by a passageway. The palace stands on the site of a former garden palace built in classical style by Friedrich Weinbrenner in 1817. Then the home of the dowager Grand Duchess Sophie, it was later used for a time as the residence of Grand Duke Frederick I of Baden until he assumed regency in 1852. After the demolition of the garden palace, which included the palace gardener’s house still used by the Federal Court of Justice today and known as the Weinbrenner Building, Josef Durm built a new palace with an imperial domed skylight and in neo-baroque style in the period 1891 to 1897. The rococo interior was designed by Friedrich Ratzel. It was not until 1903 that the then Hereditary Grand Duke Frederick and his wife, Princess Hilda of Nassau, moved in with their ducal household. After his father’s death in 1907, Grand Duke Frederick II continued to hold court at this palace.

After the First World War and the Grand Duke’s subsequent flight in the wake of the November Revolution of 1918, the building, which, apart from the furniture, had reverted to state ownership was used for various administrative purposes, including the Reich Labour Service (*Reichsarbeitsdienst*) during the Nazi regime. In the Second World War, the dome was destroyed and the mansard floor gutted by fire. After its reconstruction, the palace was allocated for use to the Federal Court of Justice and the Federal Prosecutor General’s Office in 1950. In the following decades extensive renovations were carried out to the premises. Amongst other things, construction work to extend the Federal Court of Justice was started at the end of the 90s. This meant demolishing the building on the northern side of the premises that had been constructed in the early 1950s to accommodate the Federal Prosecutor General’s Office. It was decided that the Federal Court of Justice and the Federal Prosecutor General’s Office should be housed on separate premises. Since October 1998 the Federal Prosecutor General’s Office has been housed in a newly constructed building in Brauerstrasse.

The building known as the Extension Building was officially inaugurated in October 2003. Designed by Brunswick-based architects Dohle and Lohse, its construction started in Spring 2000, and it is today most commonly referred to as the North Building, due to its location on the northern side of the premises. This U-shaped monolithic structure with a façade of light-coloured Roman travertine provides space for six civil panels, two courtrooms, and the press and documentation offices. The library is accommodated in the largest part of the building. Its area totals approximately 4,700 square metres, extending over four floors. The ground floor of the North Building’s library section houses a large meeting room and provides an exhibition space for the Museum of Legal History (*Rechtshistorisches Museum*) operated by the association bearing the same name.
After a construction period of only 18 months, the Federal Court of Justice’s new Reception Building, which was designed by architects Harter and Kanzler, officially opened in April 2012, thus replacing the former guard house. The security checkpoint located on the ground floor is equipped with state-of-the-art security devices. On the upper floor of the cube, whose façade is of stone, wide glass surfaces afford a view of the entire Federal Court of Justice complex. The new large courtroom used by the criminal panels is also located there.

At the centre of the site, between the Hereditary Grand Duke’s Palace and the North Building, there is the Boulingrin, a park-like recessed lawn area with a sculpture of Beautiful Galatea, a nymph of the sea. This garden, which up until 2012 was also used as a helicopter landing pad when defendants were brought before the investigating judges, was restored according to original plans in 2013.

In addition to the buildings mentioned in the Herrenstrasse, the Federal Court of Justice in Karlsruhe has several branch offices due to its growing number of employees, such as the Villa Reiss in the Gartenstrasse. A former Bundeswehr barracks in the Rintheimer Strasse is temporarily accommodating the criminal area while the west building is being remodelled. In future too construction work aimed at expanding and modernising the facilities will be forged ahead. In addition to setting up a new building on the eastern side of the plot, a press and public relations area will be integrated in the course of the modernisation of the west building. In future visitors to the Federal Court of Justice will be welcomed here. When implementing construction work special emphasis will be placed on the harmonious ensemble between the traditional and the modern by rounding off with an open space project providing a linking between the architecture, functionality and green spaces.

The Building in Leipzig
Since July 1997, the 5th Criminal Panel, and since February 2020, also the 6th Criminal Panel have been housed at Villa Sack on premises measuring approximately 6,000 square metres. This villa was built in conservative neo-baroque style by the Leipzig architects Schmidt and Johlige in 1909 and for more than 20 years was the prestigious family seat of agricultural machinery manufacturer Gustav Rudolph Friedrich Sack. From late 1933, the building was used by the students’ union of Leipzig University as a “fraternity house” and from 1939/40 by two detachments of the Leipzig Gestapo secret police. The roof was destroyed in an air raid during the Second World War and replaced by a makeshift roof made of roofing felt. From 1950, Villa Sack served as a recreational facility named “Klubhaus der Freundschaft” for the workers of the East German state-owned heavy engineering company “VEB Schwermaschinenbau S. M. Kirow” and as a meeting place for the Socialist Unity Party (SED). In the course of the conversion and renovation work carried out from 1995 to 1997, the villa’s original roof was reconstructed, the staircase redesigned, the veranda turned
into a conference room and many of the original interior elements of the villa such as the wooden and stucco ceilings, the marble paneling in the conservatory and the three small wall fountains with extraordinary mosaics restored.

**Art at the Federal Court of Justice**

Art, as the medium that “expresses the unspeakable” (Goethe), also has its place at the Federal Court of Justice. On the ground floor of the Hereditary Grand Duke’s Palace, a 2.4 metre high triangular gilt brass stele stands as a memorial to the victims of Nazi justice. The stele bears two inscriptions: “Gerechtigkeit erhöht ein Volk” (Righteousness exalteth a nation – Proverbs 14:34) and “Im Gedenken an die Frauen und Männer, denen im Namen des deutschen Volkes Unrecht geschah 1933–1945” (In memory of the men and women who suffered injustice in the name of the German people 1933–1945). It was created by Otl Aicher, a brother-in-law of Hans and Sophie Scholl, the siblings who were executed in 1943 after being sentenced to death by the People’s Court of Justice (Volksgerichtshof) for their acts of resistance against the Nazi regime.

In the courtyard of the North Building, there is a sculpture by Rudolf Herz. The slag-blasted stainless steel letters, approximately 40 centimetres high, are arranged in a circle and make up the words “Lex Injusta Non Est”. However, the fact that the letters have been arranged in a circle means that the sentence can also be read as “Lex Injusta Non Est Lex”. These two ways in which the sculpture can be read also evoke different thoughts. The first sentence conveys the message that there is no unjust law and thus asserts that every law should be considered inherently just. By contrast, the second sentence states that “an unjust law is no law at all”, thus elevating justice to a fundamental characteristic of a law. Where there is no justice, no law can require that it be observed and respected.

On entering the larger courtroom in the North Building, you come face to face with the eagle created by Markus Lüpertz, which is more than one metre in height and enthroned in a niche on the rear wall specifically designed for it. Although its bronze body is covered with black and white paint, it is clearly apparent that this is no lightweight object. As writer Herbert Rosendorfer noted, “a few plucked feathers do not take away from its appearance.”

The former criminal courtroom in the Saalbau has a wall-mounted relief created by artist Ernst W. Kunz. Made of Norwegian Rembrandt quartzite, its 18-hundredweight centrepiece is the largest stone slab ever to be used in Europe as a wall decoration. It seems that the little “cloud gazer” by Karlheinz Goedtke, who is somewhat concealed beside the West Building as he looks at the sky from his pedestal, wishes to counter this heavy weight with the “lightness of being”.

BUILDINGS AND ARTWORKS