

STATISTICAL OVERVIEW OF THE COURT'S ACTIVITIES

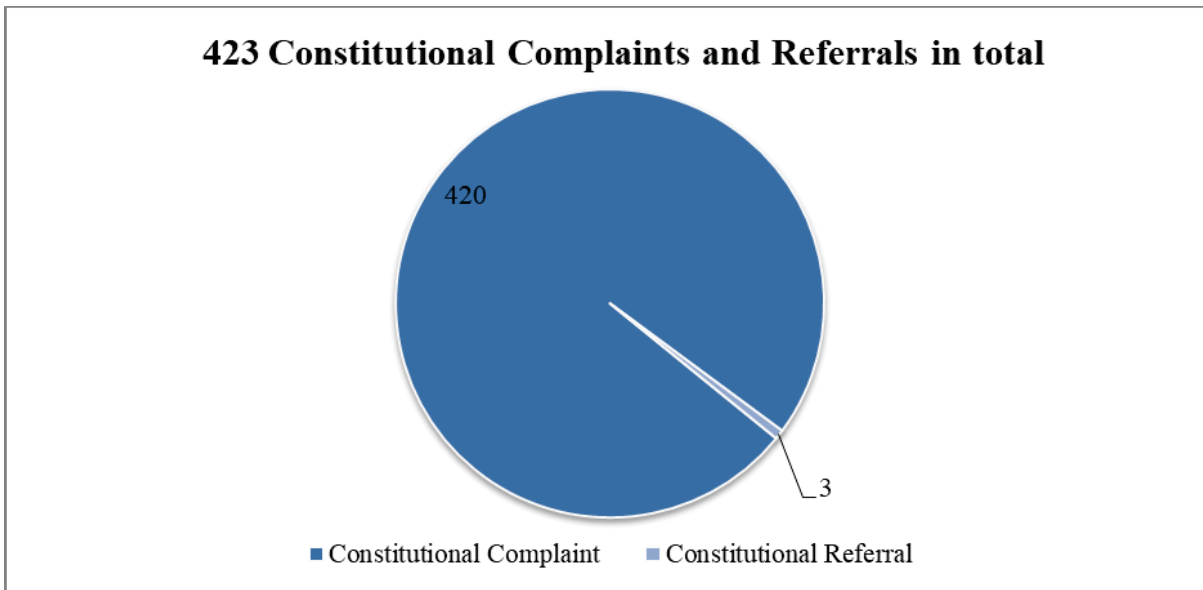
The Statistical data provides important information about the activities of the Constitutional Court of Georgia, main features of the constitutional adjudication and constitution justice in Georgia. The charts, which provide summarised data of the Constitutional Court for 2017 describing the main areas of the activities undertaken by the Court, are provided. Moreover, for simplicity and more clarity for perception of the data, here follows several definitions.

“Case” and “Complaint” - certain part of statistical data deals with the finalised complaints and cases. In the process of constitutional adjudication several constitutional complaints may be joined as one case. In other words, “case” may consist of several constitutional complaints. For example, the judgement no. 1/650, 699 finalised the constitutional proceedings on two constitutional complaints, judgement no. 1/9/701,722,725 finalised the constitutional proceedings on three constitutional complaints, etc.

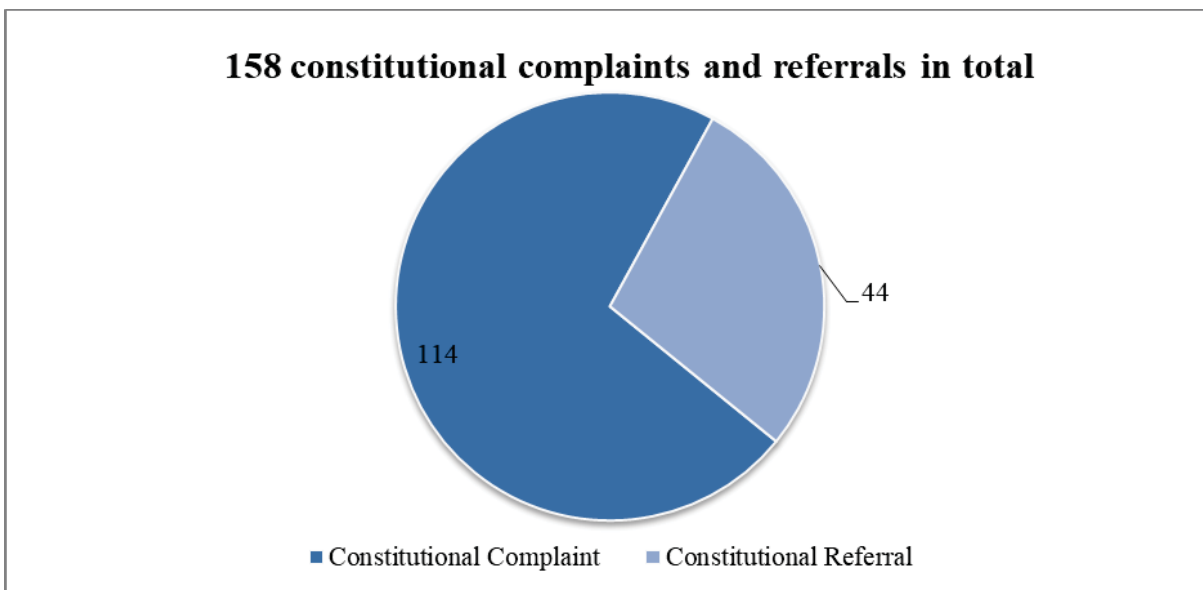
Competences – the chart N5 provides information on finalised cases by the competences. The competences of the Court are regulated under the Constitution of Georgia and legislation on the operation of the Constitutional Court of Georgia. The chart identified the competences according to article 19 of the Organic Law of Georgia “on the Constitutional Court of Georgia”. For example, the competence 19(1)(e) on the chart refers to the competence set forth in Article 19(1)(e) of the above-mentioned law.

Overruling Provisions - the charts N6 and N10 separately present the overruling provisions. Here we refer to the cases provided in Article 25(4¹) of the Organic Law of Georgia “on the Constitutional Court of Georgia”. More specifically, when the Constitutional Court ascertains at the preliminary session, that the disputed normative legal act or part thereof contains the rules identical to the rules that have been declared unconstitutional by the Constitutional Court, it adopts ruling on non-admissibility of the complaint for consideration on merits and on invalidation of the disputed act or a part thereof.

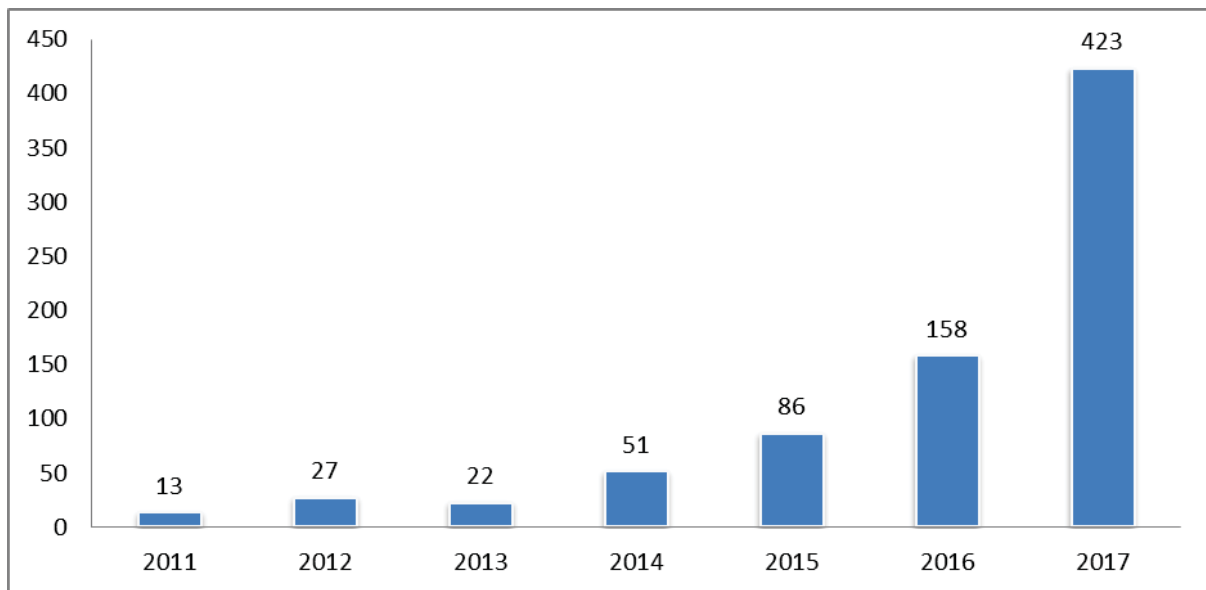
1. THE AMOUNT OF CONSTITUTIONAL COMPLAINTS AND REFERRALS REGISTERED IN 2017



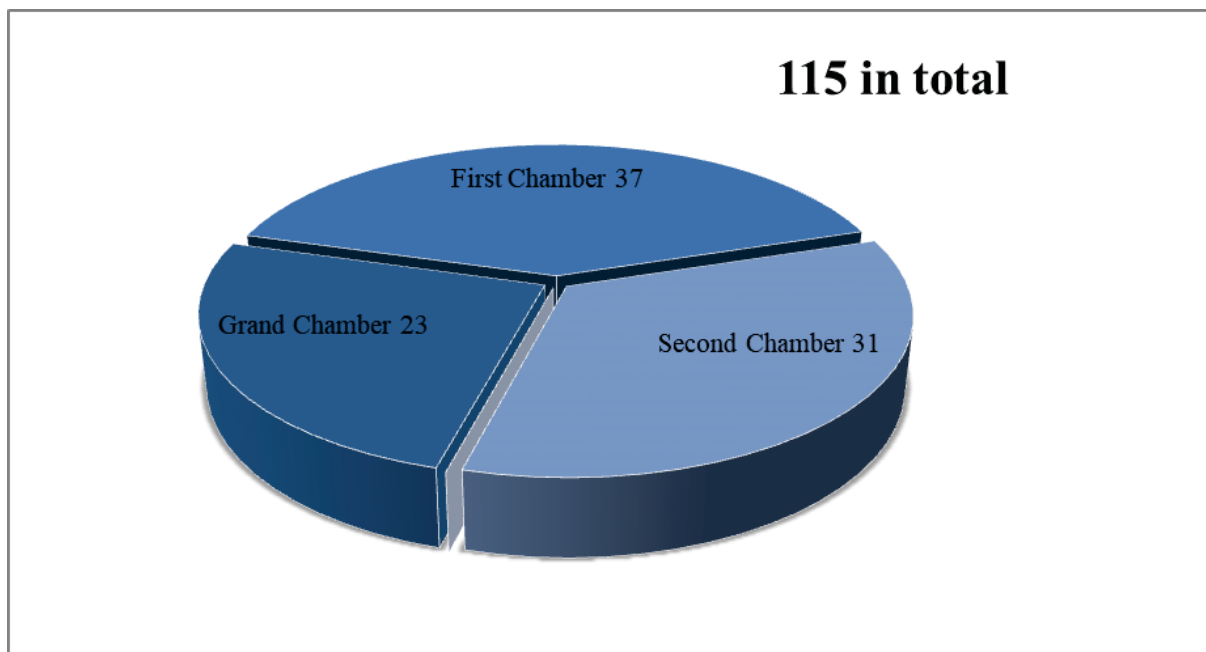
2. THE AMOUNT OF CONSTITUTIONAL COMPLAINTS AND REFERRALS REGISTERED IN 2016



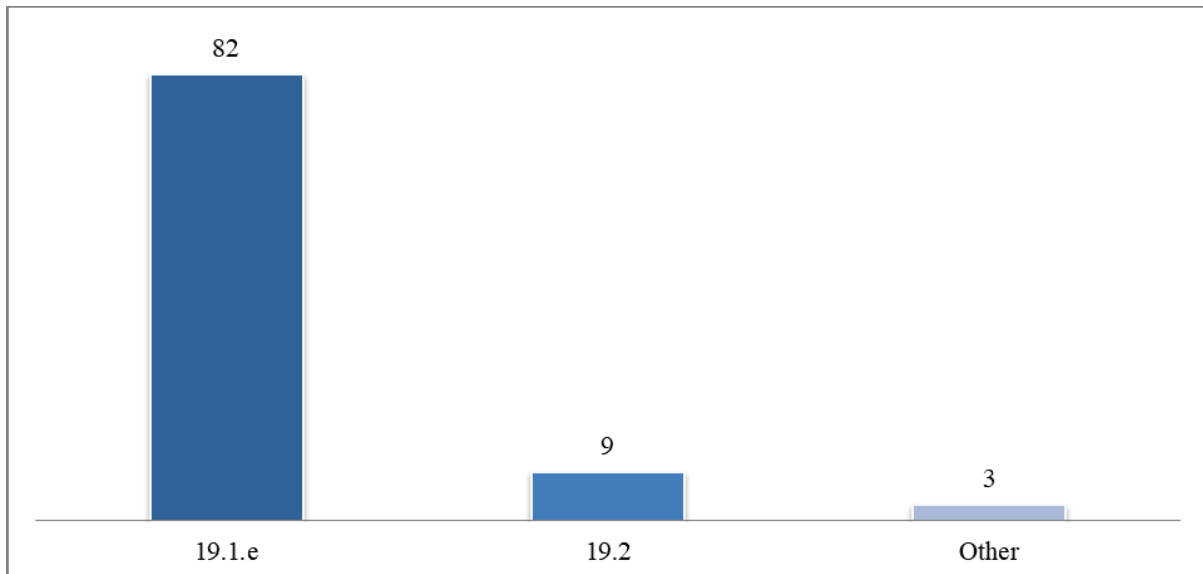
3. THE AMOUNT OF CONSTITUTIONAL COMPLAINTS AND REFERRALS BY YEAR



4. COMPLAINTS ON WHICH THE PROCEEDINGS COMPLETED IN 2017



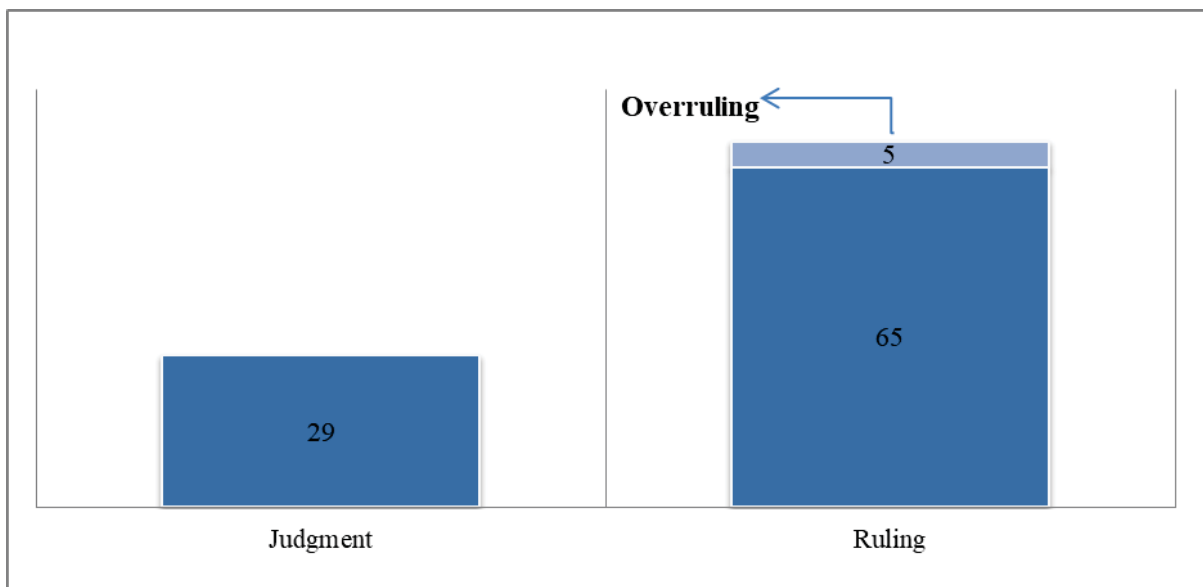
5. CASES COMPLETED BY THE CONSTITUTIONAL COURT OF GEORGIA IN 2017 BY ITS COMPETENCES



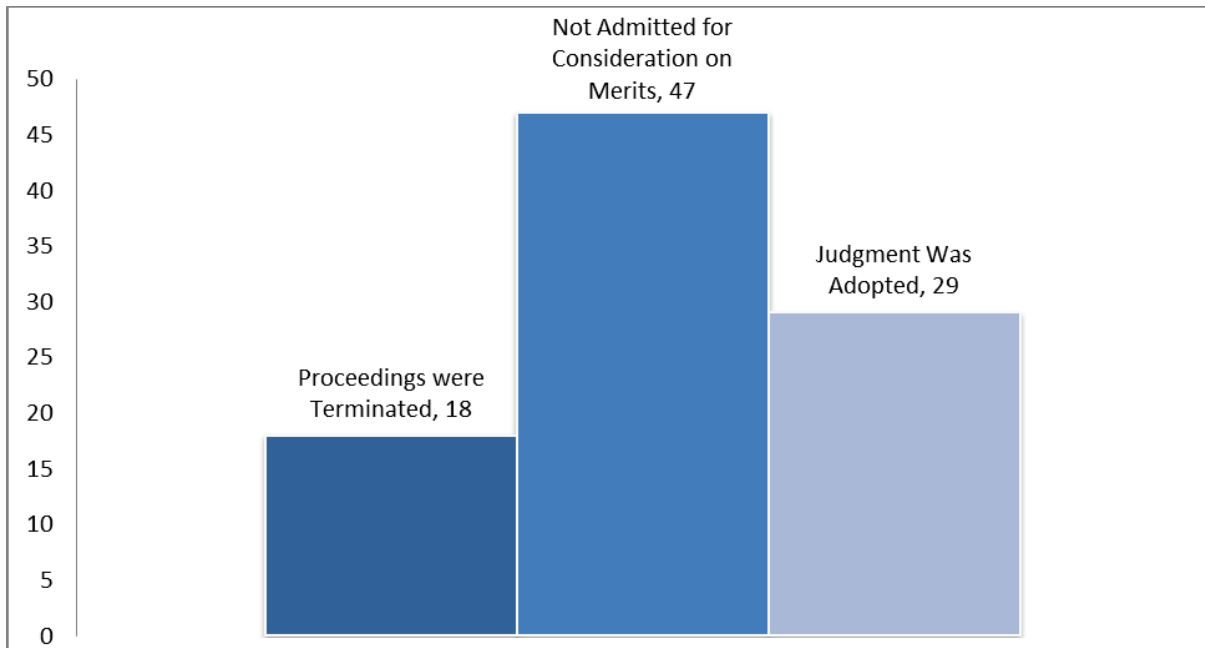
* “19.1.e” competence envisages the competence prescribed by article 19, paragraph 1, subparagraph “e” of the Organic Law of Georgia “On Constitutional Court”

** “19.2” envisages competence prescribed by paragraph 2 of the same article

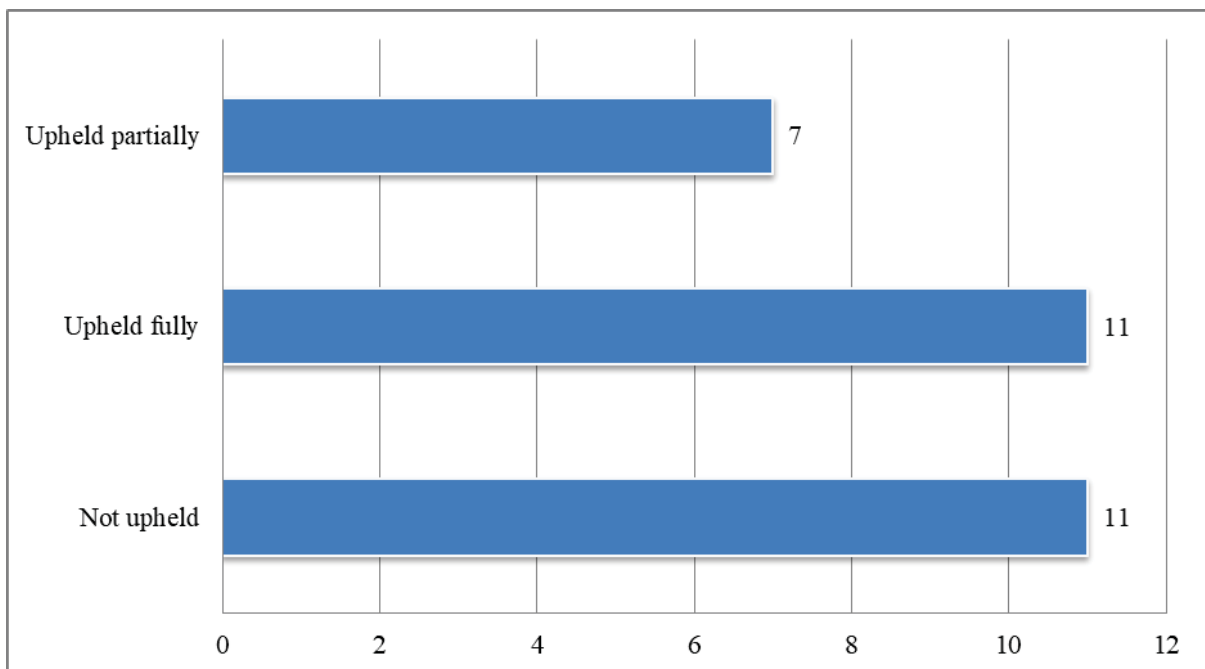
6. FINAL ACTS OF THE CONSTITUTIONAL COURT IN THE CASES COMPLETED IN 2017



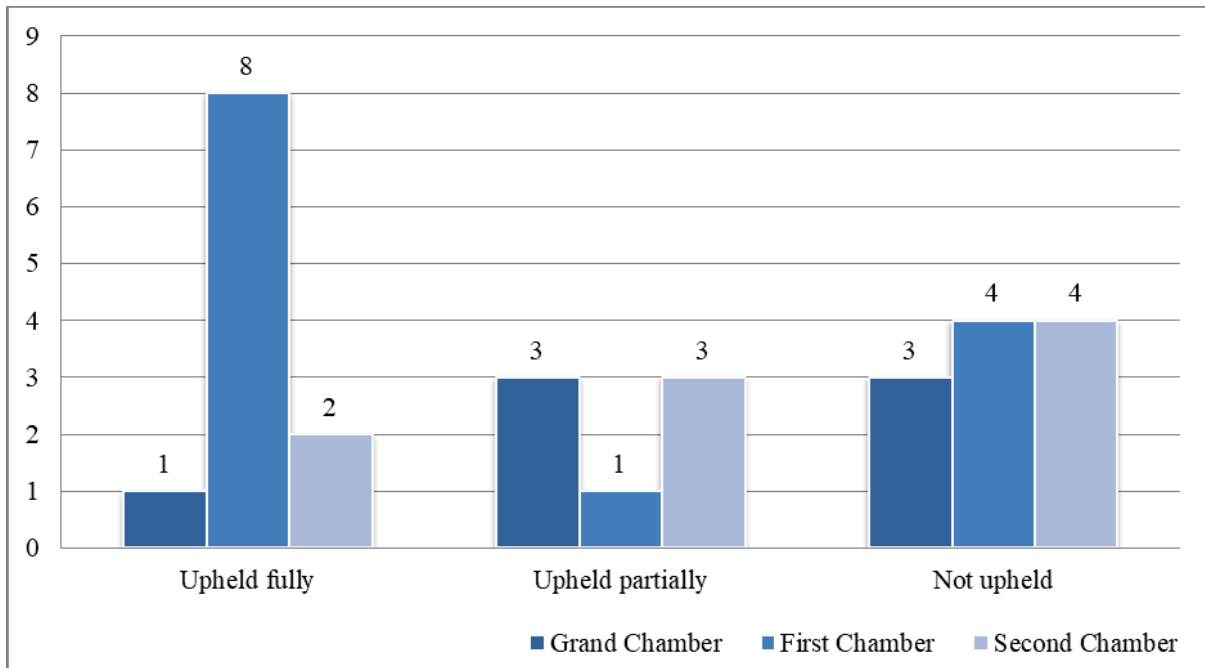
7. GROUNDS OF COMPLETION OF CASES BY THE CONSTITUTIONAL COURT IN 2017



8. JUDGMENTS OF THE CONSTITUTIONAL COURT BY YEARS



9. OUTCOMES OF THE JUDGMENTS OF THE CONSTITUTIONAL COURT BY ADJUDICATING CHAMBERS



10. AMOUNT OF RECORDING NOTICES ADOPTED BY THE CONSTITUTIONAL COURT IN 2017

