

Law of Georgia
On the High School of Justice of Georgia

Chapter I General Provisions

Article 1. Status of the High School of Justice, its Goal and Functions

1. The High School of Justice (hereinafter referred to as the “School”), as a legal entity of public law, shall be established under this law.
2. The purpose of the School is to provide professional training to justice trainees – individuals to be appointed as judges within the system of common courts of Georgia. The school aims to ensure deepening of theoretical knowledge and development of the skills necessary for practical work of justice trainees, also to facilitate cognizance of future responsibility and liberty of acting of justice trainees within statutory frameworks, support gradual integration of justice trainees into the social environment in which they will have to work as judges in the future.
3. Another goal of the School is to retrain sitting judges for their professional development, also train and retrain candidate assistant judges and other specialists with the purpose of staffing the system of common courts of Georgia with highly qualified specialists.

Law of Georgia #5845, of March 11, 2008 – Legislation Messenger of Georgia, I, #5, 22.03.2008. Article 12.

Chapter II Structure and Management of the School

Article 2. School Management

School management bodies are the Independent Board and the School Director’s Office.

Article 3. Rules for Electing the Independent Board and its Competence

1. Directions of the School’s activities are defined, coordinated and their implementation is supervised by the School’s Independent Board (hereinafter – Independent Board), which is established with the composition of 6 members.
2. A member of the Independent Board can be a citizen of Georgia, who has a higher education, as well as sufficient qualification and professional experience for carrying out the functions of the Independent Board, defined by the legislation.
 - 2.1. Chairperson of the Supreme Court of Georgia cannot be a member of the Independent Board.

3. Chairperson of the Independent Board, who is at the same time a member of the Independent Board, is elected from its members for the time period of 3 years, by the Conference of Judges of Georgia. The same individual can be elected as a Chairperson of the Independent Board consecutively only twice.
4. 5 members of the Independent Board, one of which is a non-judge member of the High Council of Justice of Georgia, are approved by the High Council of Justice of Georgia, upon submission by the Chairperson of the Independent Board, for the term of 3 years.
5. (Withdrawn).
6. Independent Board elects the Deputy Chairperson of the Independent Board from its composition.
7. The Independent Board:
 - a) Develops and approves the Charter of the School;
 - b) Develops and approves the regulation for drawing up the school budget;
 - c) Hears annual report of the School Director about the performance of the School;
 - d) Upon submission of the School Director:
 - d.a) approves the Bylaws of the School;
 - d.b) Approves and presents the school budget in accordance with the legislation of Georgia;
 - d.c) (Withdrawn);
 - d.d) Approves the School's staff list;
 - d.e) (Withdrawn);
 - d.f) Approves the amount of salary fund and labor remuneration, also the amount of state scholarship of justice trainees;
 - d.g) Elects the Deputy Director and Internship Supervisor;
 - d.h) Approves the educational (theoretical course and seminars), internship and retraining programs;
 - d.i) Approves the programs for theoretical course and final graduation exams of the school;
 - d.j) Approves the qualification list of justice trainees;
 - e) Carries out other authorities envisaged in this Law and the School Charter.

8. Remuneration issues for the people within the Independent Board envisaged in the paragraphs 3 and 4 of this Law shall be determined according to the restrictions set by the legislation of Georgia.

Law of Georgia #5845, of March 11, 2008 – Legislation Messenger of Georgia, I, #5, 22.03.2008. Article 12.

Law of Georgia #582, of March 1, 2013 – website, 20.05.2013.

Article 3¹. Release of the Independent Board Member from his/her authorities

1. The following shall be the grounds from dismissing the Independent Board Member from his authorities:
 - a) Personal resignation letter;
 - b) Removal from the office that s/he was holding at the moment of being appointed within the Independent Board;
 - c) Failure to fulfill his/her duties for longer than 6 consecutive months;
 - d) Decision of the court declaring him/her as legally incapable or partially capable, or as missing or dead;
 - e) Entering into legal force of a conviction judgment by the court against him/her;
 - f) Loss of Georgian citizenship;
 - g) Expiration of his/her term;
 - h) Death.
2. The Independent Board Member is dismissed by the High Council of Justice of Georgia upon submission of the Chairperson of the Independent Board, and the Chairperson of the Independent Board is dismissed by the Conference of Judges of Georgia.
3. (Withdrawn – 01.05.2013, #582).

Law of Georgia #5845, of March 11, 2008 – Legislation Messenger of Georgia, I, #5, 22.03.2008. Article 12.

Law of Georgia #582, of March 1, 2013 – website, 20.05.2013.

Article 4. Session of the Independent Board

1. Session of the Independent Board shall be convened no less than twice a year. The session shall be presided over by the Chairperson of the Independent Board, and in case of his/her absence – by the Deputy Chairperson.
2. Session of the Independent Board is attended by the School Director, who enjoys the voting right.

3. The session of the Independent Board is authorized if it is attended by majority of members of the Independent Board. Decisions shall be made by majority of votes of the attending members of the Independent Board. In case of a tie vote, the Session Chairperson shall have the decisive vote.
4. Conclusions and decisions of the Independent Board are documented in the Minutes that shall be signed by the Chairperson and Secretary of the session.
5. Procedures for preparing, convening and conducting the session of the Independent Board shall be determined by the Provisions of the Independent Board, which is drafted and approved by the Independent Board.

Article 5. Administration of the School

1. Administration of the School shall be formed with the composition of a director, his/her deputy director and an internship supervisor.
2. The School Director shall be elected by the Independent Board for the term of 5 years in accordance with a procedure prescribed by School Charter.
3. Any citizen of Georgia, who has attained the age of 25 and has higher education in law and work experience of no less than 3 years in the relevant field, may be elected a School Director. The School Charter may set additional requirements for holding the position of a School Director.
4. One and the same person may be elected a School Director only twice in a row.
5. Deputy School Director and Internship Supervisor shall be elected for the term of 5 years. One and the same person may be elected a Deputy School Director and Internship Supervisor only twice in a row. Election of a new School Director shall lead to the termination of authorities of a Deputy Director and the Internship Supervisor.
6. Competence and rule of activities of the School Director's Office shall be determined by this Law and the School Charter.

Article 6. Authorities of the School Director

School Director shall:

- a) Represent the School; ensure functioning of the School, conducting of training and retraining courses for justice trainees;
- b) Ensure execution of decisions of the Independent Board;
- c) Submit the training, internship and retraining curricula to the Independent Board for approval after having agreed it with the Director's Office and Board of Teachers;
- d) Exercise administrative functions within the School premise;

- e) Exercise other authorities envisaged in this law and in the School Charter.

Article 7. Competence of a Deputy Director and Head of Internship

1. A Deputy School Director shall ensure implementation of training and retraining programs. His/her competence in the field of training (other than internship) and retraining shall be prescribed by this Law and the School Charter.
2. The Internship Supervisor shall ensure implementation of internship programs. His/her authority in the field of internship shall be prescribed by this law and the School Charter.

Article 8. Removal from office of the School Director, Deputy Director and Internship Supervisor

1. The following shall create the grounds for dismissing the School Director, Deputy Director, and Internship Supervisor:

- a) Personal resignation letter;
- b) Gross or regular violation of the School's bylaws;
- c) Violation of the provisions envisioned in the School Charter;
- d) Decision of the court declaring them as legally incapable or partially capable, or as missing or dead;
- e) Entering into legal force of a conviction judgment by the court against him/her;
- f) Loss of the citizenship of Georgia;
- g) Expiration of his/her term of office;
- h) Death;
- i) Other circumstances envisaged by this law or the School Charter.

2. The School Director, Deputy Director, and Internship Supervisor are removed from the office by the Independent Board.

Law of Georgia #5845, of March 11, 2008 – Legislation Messenger of Georgia, I, #5, 22.03.2008. Article 12.

Article 9. The School Structure

The structure of the school and the rules of operation of its structural units are determined by the School Charter.

Law of Georgia #5845, of March 11, 2008 – Legislation Messenger of Georgia, I, #5, 22.03.2008. Article 12.

Chapter III Financing of the School

Article 10. Budget of the School

1. Expenses related to the activities of the School shall be reflected in a separate line of the budget of Common Courts.
2. In order to fulfill the functions envisaged in this law, the School can generate revenues or get financial support that are allowed under the Georgian legislation, based on the decision of the Independent Board.

*Law of Georgia #5845, of March 11, 2008 – Legislation Messenger of Georgia, I, #5, 22.03.2008.
Article 12.*

Chapter IV Admission to the School

Article 11. Admission of the Justice Trainees through Competition

1. Admission to the School, as a justice trainee, takes place through competition.
2. School admission competition, as a rule, is held twice a year – in May and October.
3. Decision on holding the School admission competition is made by the High Council of Justice of Georgia, while taking into account the number of judges within the system of common courts of Georgia.
4. Decision of the High Council of Justice of Georgia on holding the School admission competition during the year additionally, at another time, must be announced at least one month prior to holding the competition.

*Law of Georgia #5845, of March 11, 2008 – Legislation Messenger of Georgia, I, #5, 22.03.2008.
Article 12.*

Article 12. Persons Eligible to Participate in the Competition

The right to take part in the School admission competition belongs to a legally capable citizen of Georgia, without a previous conviction record, who has passed the state certification examination (hereinafter – certification exam) in accordance with the Law of Georgia on Legal Education, less than 7 years earlier.

Article 13. Competition

1. The selection competition for justice trainees is conducted by the High Council of Justice of Georgia.
2. The form of the competition, registration of candidate trainees of justice, selection criteria for the future justice trainees and other issues related to the competition are determined by the School Charter.

*Law of Georgia #5845, of March 11, 2008 – Legislation Messenger of Georgia, I, #5, 22.03.2008.
Article 12.*

Article 14. Total Number of Justice Trainees to be admitted to the School

The total number of justice trainees to be admitted to the school is approved prior to announcing the competition by the Independent Board as advised by the High Council of Justice of Georgia.

*Law of Georgia #5845, of March 11, 2008 – Legislation Messenger of Georgia, I, #5, 22.03.2008.
Article 12.*

Chapter V. Status of a Justice Trainee

Article 15. Status of a Justice Trainees

A trainee of Justice is a person who upon the decision of the High Council of Justice of Georgia is admitted to the School through the competition and obtained an ID card of a Justice Trainee.

Article 16. State Scholarship of Justice Trainees

Throughout the training course, a justice trainee receives state scholarship, amount of which cannot be less than 1/4 of the minimum salary of a trial judge.

*Law of Georgia #5845, of March 11, 2008 – Legislation Messenger of Georgia, I, #5, 22.03.2008.
Article 12.*

Article 17. Disciplinary Responsibility of the Justice Trainee

1. The justice trainees are obliged to observe disciplinary norms.
2. Violation of disciplinary norms by the justice trainee leads to the imposition of one of the following disciplinary responsibilities:
 - a) Warning;
 - b) Reprimand;
 - c) Suspension of state scholarship for the term up to 10 days;
 - d) Expulsion from the School.
3. Disciplinary responsibility of a justice trainee should be proportionate to the disciplinary violation. Types of disciplinary violation and rule of carrying out disciplinary prosecution shall be prescribed by this Law and the School Bylaws.
4. The issue of imposing disciplinary responsibility is considered and decided by the School Director's office.

5. The School Director's Office has the right to remove disciplinary responsibility before its term expires, if s/he does not commit another disciplinary violation and excels as a conscientious justice trainee.
6. If no other disciplinary responsibility is imposed on the justice trainee within 7 months from the previous sanction, his/her disciplinary record is cleared.

Law of Georgia #5845, of March 11, 2008 – Legislation Messenger of Georgia, I, #5, 22.03.2008. Article 12.

Article 18. Adding the years of training to the work experience in the field of specialization

The period of studying at the School shall be considered as years of professional work experience for justice trainees.

Chapter VI. Training Process at the School

Article 19. Duration of Training

1. Duration of training at School shall be 10 months. The full training course shall cover theoretical course, internship and seminars.
2. Duration of full training course shall be 6 months for the justice trainees, who have worked as a head of structural subdivision of the Staff of the High Council of Justice of Georgia, head of staff of the common court, or its structural subdivision, assistant judge, court reporter, investigator, prosecutor and/or defense lawyer for no less than 10 years.
3. The length of the theoretical course, internship, and seminars will be determined by the School Charter.

Law of Georgia #5845, of March 11, 2008 – Legislation Messenger of Georgia, I, #5, 22.03.2008. Article 12.

Law of Georgia #3960, of December 10, 2010 - Legislation Messenger of Georgia, I, #73, 23.12.2010. Article 440.

Law of Georgia #4788, of June 17, 2011 – website, 28.06.2011.

Article 20. Course Subjects

The justice trainee will study:

- a) Case hearing at the trial court;
- b) Case hearing at the court of appeal;
- c) Case hearing at the court of cassation;
- d) Issues related to the qualification in civil, administrative and criminal law;

- e) Drafting the procedural document (decisions) during court proceedings;
- f) Professional ethics;
- g) Discipline on the human rights and freedoms;
- h) Foreign language;
- i) Also other subjects the list of which is approved by the Independent Board upon submission of the School Director.

Article 21. Forms of Training

Forms of training at School are: seminars, mock trials, discussions, trainings on the issues of rendering a court decision and its reasoning, as well as other forms approved by the Independent Board upon submission of the School Director. The curricula may also envisage short-term assignments of justice trainees to the court or the prosecutor's office.

Article 22. Teachers of the School, Board of Teachers

1. Training at the School shall be conducted by teachers of the School.
2. Labor contracts with teachers of the School shall be signed for fixed term, but for no more than a two-year term.
3. Teachers of the School shall set up the Board of Teachers.
4. Sessions of the Board of Teachers shall be convened regularly and presided over by the deputy director.
5. Competence of the Board of Teachers and rules of activities shall be prescribed by this Law and the School Charter.
6. From time to time, it is possible to invite experts in different fields, also specialists in other supplementary disciplines, including foreign experts to train the justice trainees. Rules and terms and conditions of inviting these persons, of their activities and their remuneration shall be approved by the Independent Board upon submission of the School Director.

Article 23. Final Examination in the Theoretical Course and rules of conducting it

1. After completing the theoretical course of training, the justice trainee shall pass the examination, which aims at evaluating the knowledge acquired during the course.
2. Composition of the Examination Board shall be approved by the Independent Board upon the submission of the School Director.
3. Rules, terms and conditions of conducting the examination, also the exam scores evaluation system shall be prescribed by the School Charter.

4. The School Charter shall prescribe relevant measures in case of failing the exam within fixed time frames.

Article 24. Internship of the Students of Justice. Forms of Internship

1. After passing the final examination in the theoretical course, justice trainees shall take an internship.
2. Forms of internship are as follows: compulsory internship and alternative internship.
3. Compulsory internship shall take place at common courts, and alternative internship – at notary offices, prosecutors' office or other administrative institutions, the list of which shall be approved by the Independent Board upon submission of the School Director.
4. A justice trainee shall be assigned to an alternative internship by taking into account his/her will.

Article 25. Internship Supervisor, Internship Coordinator

1. Upon submission of the Internship Supervisor, the School Director shall appoint internship coordinators at the institutions specified in the paragraph 3 of the Article 24.
2. An internship coordinator may be a judge, a prosecutor or an officially appointed head of an institution.
3. Internship coordinators shall:
 - a) Conduct and supervise internship of the justice trainees;
 - b) At the end of the compulsory internship, give qualification score and reference letter to each of the justice trainees assigned to him/her.
 - c) Submit a report on the fulfillment of internship program to the Internship Supervisor at the end of internship.
4. Types of assignment to be performed by the justice trainee during the internship shall be determined in the internship program.
5. Internship evaluation system, and rule of assigning the qualification score shall be prescribed by the School Charter.

Article 26. Written Report and a Thesis of a Justice Trainee

At the end of the compulsory internship a student of justice shall write a report concerning the work performed by him/her, also write a thesis concerning the functioning of the internship institution, problems existed there and ways of their solution. The written report and thesis shall be submitted to the Internship Supervisor, be sealed and attached to the personal file of the justice trainee.

Article 27. Seminars

1. The School arranges seminars for the justice trainees at the end of internship. These seminars aim at generalizing the knowledge and experience gained during the theoretical course and internship, also preparing the justice trainees for the school graduation examination.
2. Seminars shall be conducted by teachers of the School or by guest specialists.

Law of Georgia #3960, of December 10, 2010 - Legislation Messenger of Georgia, I, #73, 23.12.2010. Article 440.

Article 28. School Graduation Examination

1. Upon completion of studies at School, the justice trainees shall pass an examination, which aims at evaluating the theoretical knowledge and practical experience acquired, by the justice trainee.
2. The examinations shall be conducted in writing. The trainee is given a particular case from the court practice and is assigned to draft procedural documents.
3. The examination is held by the Commission consisting of:
 - a) A judge of the Supreme Court;
 - b) A member of the High Council of Justice of Georgia;
 - c) A law professor from the state university;
 - d) Three members appointed by the Independent Board;
 - e) Director of the High School of Justice.
4. Commission members referred to in subparagraphs a, b and c of the paragraph 3 of this Article shall be approved by the Independent Board.
5. The member referred to in the subparagraph a) of the paragraph 3 of this Article shall be nominated by the Chief Justice of the Supreme Court of Georgia for approval; and the member referred to in the subparagraph b) - by the High Council of Justice of Georgia, and the member referred to in the subparagraph c) - by the Minister of Justice of Georgia.
6. Rules and terms and conditions of conducting the examination, also scoring system for exam evaluation shall be determined in the School Charter.
7. Relevant measures are stipulated in the School Charter in case of failing the exam within a fixed timeframe.

Chapter VII Qualification List of Justice Trainees

Article 29. Drawing up a Qualification List

Within a month after finishing the school graduation examination at the School, the School Director shall submit a qualification list of justice trainees to the Independent Board for approval.

Article 30. Criteria for drawing up the Qualification List

1. While drawing up the qualification list, coefficients are used for summing up the justice trainee's following types of scores:
 - a) Scores received during the certification exam or other exam having the equal force under this Law;
 - b) Scores received during final examinations after completion of the theoretical course at the School;
 - c) Scores received during internship;
 - d) Scores received during the School Graduation Examinations
2. Cumulative score of the justice trainee shall be calculated in accordance with the procedure stipulated in the School Charter.

Article 31. Taking the Independent Board's evaluation into account when selecting the candidates for the Judicial Position

1. While selecting the judicial candidate, the justice trainee's ranking number in the qualification will be taken into account together with the evaluation of the Independent Board, which includes:
 - a) Evaluation of the results of the final exam in the theoretical course;
 - b) Evaluation after completing the internship;
 - c) Evaluation of the seminar results;
 - d) Evaluation of graduation examinations;
 - e) Evaluation by the internship supervisor;
 - f) Evaluation by the teachers of the school;
 - g) Evaluation of the written report and thesis produced by the justice trainee during internship;
 - h) Discipline of the justice trainee.

Law of Georgia #1328, of June 26, 2009 – Legislation Messenger of Georgia, I, #15, 06.07.2009. Article 76.

Chapter VIII Re-Training Courses

Article 32. Purpose of Retraining

1. The School shall develop and implement retraining programs on a yearly basis.
2. The purpose of retraining is to upgrade the qualification of eligible participants of retraining, in accordance with the law, through introducing them to the legislative and other legal and scientific novelties, adapting to the new social and legal settings, generalizing and sharing the practices of judicial activities in other countries.

Article 33. Forms and Program of Retraining

1. Retraining shall take place through providing various types of seminars, training courses and conferences, theoretical and practical exercises, also through organizing discussions.
2. Retraining process shall be led by teachers of the School.
3. For the purpose of retraining, it is possible to invite experts in different fields of law, also specialists in other supplementary disciplines, including foreign experts. Rules of inviting these persons, also the rules and terms and conditions of their activities and remuneration shall be prescribed by the School Charter.
4. The deputy director shall draw up a curriculum of activities to be carried out within the frameworks of the retraining courses, after having agreed it with the Board of Teachers, and submit it to the School Director. The latter shall review and submit it to the Independent Board for approval in October of each year.
5. While compiling the retraining curriculum, the School shall apply for recommendations to the chairperson of the trial court, also to the chairperson of the court of appeal and chief justice of the cassation court.

Article 34. Right to Retraining of a Sitting Judge

1. After publication of the annual program of retraining activities, a person willing to be retrained shall apply to the School Director's Office for participating in the planned activity. The application should include why the candidate is interested in taking part in this particular activity.
2. The Director's Office is obliged to review and respond to the applicant within the statutory timeframes set by the legislation of Georgia, but no later than two weeks before the retraining activity.
3. The School Director's Office shall provide reasoning for rejecting the applicant to participate in the retraining course.
4. Rules and terms and conditions for holding the retraining course and for participating in

this course shall be prescribed in the School Charter.

Article 35. Participation of Prosecutors, Lawyers and other persons in the retraining activity

Rules for admitting the prosecutors, lawyers and other persons to the activities planned within the framework of the retraining program shall be prescribed in the School Charter.

Chapter IX Special Rule for Selecting the Judges

Article 36. Release from the obligation to study at the school

A person nominated for the elective position of a judge of the Supreme Court of Georgia, also a former judge who has passed the judges qualification exam, has served as a judge at the Supreme Court of Georgia or at the district (city) and/or appellate court through competition, and possess the judicial experience of no less than 18 months; a person who has attended the full training course at the school and was inputted in the qualification list of justice trainees, shall be exempted from studying at the School in order to be appointed a judge in spite of how long s/he was holding the judicial position, or whether or not s/he was appointed on this position after finishing the School.

Law of Georgia #1328, of June 26, 2009 – Legislation Messenger of Georgia, I, #15, 06.07.2009. Article 76.

Law of Georgia #2258, of December 4, 2009 – Legislation Messenger of Georgia, I, #41, 08.12.2009. Article 301.

Chapter X Transitional Provisions

Article 37. Rule of Appointment of Judges before Approving the First Qualification List of Justice Trainees

1. Before the Independent Board approves the first qualification list of justice trainees, current procedures shall be used for appointing a judge, in accordance with the legislation of Georgia.
2. As soon as the Independent Board approves the qualification list of justice trainees, the norms of the legislation of Georgia that stipulate the appointment rules for judges shall be harmonized with this law.
3. After the Independent Board approves the first qualification list of justice trainees, only that person may be appointed a judge who meets the requirements stipulated by the organic law of Georgia on Common Courts and by this law.

Law of Georgia #1328, of June 26, 2009 – Legislation Messenger of Georgia, I, #15, 06.07.2009.

Article 76.

Law of Georgia #2258, of December 4, 2009 – Legislation Messenger of Georgia, I, #41, 08.12.2009. Article 301.

Article 38. Equalization of the qualification exam with a certification exam

1. Any citizen of Georgia having legal capability and clear crime record, who have passed the qualification exam for judges and 7 years have not been expired after passing this exam, is eligible to participate in the school admission competition.
2. (Withdrawn).
3. (Withdrawn).
4. (Withdrawn).

Law of Georgia #1328, of June 26, 2009 – Legislation Messenger of Georgia, I, #15, 06.07.2009. Article 76.

Law of Georgia #2258, of December 4, 2009 – Legislation Messenger of Georgia, I, #41, 08.12.2009. Article 301.

Article 39. Liquidation of the Judicial Training Centre and Creation of the School

1. The Judicial Training Centre shall be liquidated, and the High School of Justice shall be established on its material-technical basis, and the School Charter shall be approved until April 1, 2006 in accordance with the legislation of Georgia.
2. Before approval of the first qualification list of justice trainees, the School shall also ensure to perform functions of the Judicial Training Centre based on the current regulation, in accordance with the legislation of Georgia.

Article 39¹. Term of the full study course for the justice trainees admitted to the school before January 1, 2011.

Full study course for the justice trainees, who have been admitted to the School before January 1, 2011, shall be 12 months, and if the grounds envisaged in the paragraph 2 of the Article 19 of this law are present – 8 months.

Law of Georgia #3960, of December 10, 2010 - Legislation Messenger of Georgia, I, #73, 23.12.2010. Article 440.

Law of Georgia #4788, of June 17, 2011 – website, 28.06.2011.

Chapter XI Final Provisions

Article 40. List of Invalidated Acts

The following acts shall be considered as null and void from 1 January 2007:

- a) The Ordinance of the President N697 of November 27, 1997, On "The Rule of Conducting the Judges Qualification Examination and Approval of the Program of Qualification Examinations";
- b) The Ordinance of the President N696 of November 27, 1997, on "Approval of the Statutes of the Judges Qualification Examination Board".

Article 41. Entry into force

1. This law, except in cases envisaged in the paragraphs 2 and 3 of this Article, shall enter into force upon promulgation.
2. Chapters IV-VII and paragraph 1 of the Article 38 of this law shall enter into force from January 1, 2007.
3. Chapter IX and the paragraph 2, 3 and 4 of Article 38 of this Law shall enter into force after entry into force of relevant amendments and/or addenda, resulting from this Law, to the organic law of Georgia "on Common Courts".

President of Georgia M. Saakashvili

Tbilisi,

December 28, 2005

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