

The Functions of the Court of Voluntary Jurisdiction

Appeals , and Writing of legal documents

Lecturer: **Avv. Maria Ruth Ciantar**

Date: **30th January 2025**



Undergraduate Certificate in Notarial Law
Fundamentals for Office Assistants

Decrees

- A decree typically refers to a formal decision or order made by a court or government authority under the framework of Maltese law. It can be applied in various legal contexts, such as civil, criminal, or family law. Below are some key aspects of decrees under Maltese law:
- **1. Court Decrees**
- **Civil Cases:** In civil proceedings, the Maltese courts may issue decrees that order specific actions or grant certain requests, such as freezing assets or mandating compliance with court decisions.
- **Criminal Cases:** Decrees in criminal cases may include orders relating to bail, detention, or other procedural rulings.
- **Family Law:** In family matters, Maltese courts may issue decrees regarding child custody, divorce, separation, and financial maintenance.



Judgement

- **A judgment** refers to a final decision issued by a court in either civil or criminal cases, determining the rights and obligations of the parties involved. Here are some important aspects of judgments under Maltese law:
 - **1. Civil Judgments**
 - **Final Judgments:** In civil cases, judgments resolve disputes between individuals, companies, or other entities, deciding issues such as breach of contract, damages, and property rights.
 - **Interim Judgments:** Maltese courts may also issue interim judgments in civil matters, addressing preliminary issues that must be resolved before the final judgment (e.g., interim orders, injunctions).
 - **Types of Civil Judgments:** Judgments in civil cases can involve orders to pay damages, specific performance of a contract, or declarations of rights (such as property ownership).
 - **2. Criminal Judgments**
 - **Guilty or Not Guilty:** In criminal cases, judgments establish the guilt or innocence of the accused. A guilty judgment may impose penalties, such as fines, imprisonment, or community service.
 - **Sentencing:** If found guilty, the judgment includes the sentence, outlining the punishment or any rehabilitative measures.
 - **Conviction or Acquittal:** A judgment of conviction results in sentencing, while an acquittal releases the defendant from all charges.



What is an appeal?

- An **appeal** is a legal process that allows a party who is dissatisfied with a court's decision to request a higher court to review the judgment. The purpose of an appeal is to ensure that the decision was made correctly, according to the law and evidence, and to correct any errors made by the original court. Here's an overview of appeals under Maltese law:



Appeal Courts in Malta

- **Court of Appeal:** This is the primary court for appeals in Malta and has two divisions:
 - **Superior Jurisdiction:** Hears appeals from the Civil Court, First Hall, and the Family Court when decisions involve significant matters of law or fact.
 - **Inferior Jurisdiction:** Hears appeals from the Court of Magistrates in civil cases where the amounts in dispute are lower.
- **Criminal Appeals:** In criminal matters, appeals may be heard by the Court of Criminal Appeal, which can review convictions, sentences, and other rulings by lower criminal courts.
- **Constitutional Court:** If a case involves alleged breaches of fundamental human rights, an appeal can be made to the Constitutional Court, which can review constitutional issues and fundamental rights violations.

Grounds for Appeal

- Appeals are typically based on grounds such as:
 - Errors in the application or interpretation of the law.
 - Incorrect assessment of facts or evidence.
 - Procedural errors that may have affected the fairness of the trial.
- An appeal is not usually a chance to present new evidence, but rather to argue that the lower court made an error based on the evidence that was originally presented.



Grounds for Appeal

- **Errors in Law or Procedure:** An appeal is usually applicable if there are alleged errors in the application or interpretation of the law or if there were procedural errors during the case that may have affected the fairness of the trial.
- **Errors in Fact-Finding:** In some cases, an appeal may be based on an incorrect assessment of the evidence or facts. However, this is more commonly applicable in full appeals (e.g., cases involving substantial factual disputes).



Appeal Process

- **Filing a Notice of Appeal:** The appealing party must file a formal notice of appeal within a specific time frame, usually starting from the date the judgment was delivered.
- **Written Submissions:** Both parties may present written arguments or submissions to explain why they believe the original decision should be upheld or overturned.
- **Hearing:** In most cases, there will be an appeal hearing where both sides can present their arguments before the appellate judges.
- **Decision:** After reviewing the case, the appellate court may confirm, modify, or overturn the original judgment. In some cases, it may also send the case back to the lower court for a retrial.



Effect of an Appeal

- During an appeal, the original judgment may be suspended or "stayed," depending on the case and the type of judgment being appealed. This means that certain aspects of the judgment might not be enforceable until the appeal is decided.
- The appellate court's decision is usually final, but in some cases, there may be further appeal possibilities, especially if constitutional matters are involved.



Appeal from the CVJ

- There is an option to appeal decisions made by the **Court of Voluntary Jurisdiction**. This court deals primarily with non-contentious matters, often involving family law and personal status, such as guardianship, curatorship, administration of estates, and issues related to incapacity.
- **Appealing Decisions from the Court of Voluntary Jurisdiction**
 1. **Right to Appeal:** Parties who are dissatisfied with a decision of the Court of Voluntary Jurisdiction can appeal to the **Court of Appeal**. However, appeals are usually limited to issues where there is a legal basis to challenge the court's decision, such as an alleged misinterpretation or misapplication of the law.
 2. **Types of Appeals:**
 1. **Full Appeal:** In some cases, a full appeal can be pursued on both factual and legal grounds.
 2. **Limited Appeal:** In other cases, the appeal may be limited to points of law, particularly if the matter is procedural or if it involves an administrative decision by the court.
 3. **Procedure for Appeal:**
 1. **Notice of Appeal:** An appeal must be filed within a set period (usually within 20 days from the date of the judgment). The appealing party must submit a notice of appeal, stating the grounds for challenging the decision.
 2. **Review by the Court of Appeal:** The Court of Appeal will review the decision and either uphold, reverse, or amend the ruling of the Court of Voluntary Jurisdiction.
 4. **Possible Outcomes:**
 1. **Confirmation:** The Court of Appeal may confirm the original decision if it finds no legal error.
 2. **Modification:** The court may alter certain aspects of the decision.
 3. **Reversal:** The court may overturn the decision if it finds that a significant legal error was made.



Limitations

- Appeals from the Court of Voluntary Jurisdiction are generally not available for minor or routine administrative orders. Only substantial matters involving legal rights or misinterpretations of the law are typically eligible for appeal.
- If you're considering an appeal from a decision by this court, consulting with a Maltese legal expert can help clarify the grounds and process, as each case can have specific nuances based on the matter at hand.
- **Statutory Restrictions:** Maltese law sets out certain cases where appeals are restricted or limited. For example, administrative or procedural decisions made by some courts may not be subject to appeal.
- **Appeals on Points of Law Only:** In some cases, an appeal can only be brought on points of law rather than on factual findings. This is often the case for limited or specific matters where the facts have already been thoroughly examined by the lower court.
- **Time Limits:** Appeals must be filed within a specific timeframe (typically within 20 days from the judgment). Missing the deadline generally makes the appeal inadmissible.



Types of Cases

- **Civil Cases:** Most civil judgments can be appealed, especially if a party believes there has been an error in the application of the law or facts. However, minor rulings or certain administrative decisions may not be eligible for appeal.
- **Criminal Cases:** Defendants and, in some cases, prosecutors can appeal criminal judgments, such as convictions or sentences, if there are valid grounds (e.g., error in law, misinterpretation of evidence).
- **Family Law:** Appeals in family law matters (e.g., custody, maintenance) are typically allowed if there is a legal basis to challenge the decision.
- **Voluntary Jurisdiction:** Appeals from the Court of Voluntary Jurisdiction are generally allowed only for significant decisions that affect legal rights or involve alleged errors in law.



Final Judgments vs. Interim Orders

- **Final Judgments:** In general, final judgments are eligible for appeal. A final judgment is a court's conclusive decision that resolves the main issues in a case.
- **Interim or Interlocutory Orders:** Interim orders (decisions made during the course of the trial) are typically not eligible for appeal until the case concludes. However, there are exceptions if the interim order has a significant impact on the parties' rights.



Summary of When an Appeal is Applicable

- Appeals are applicable when:
 - There are alleged legal or procedural errors in the original judgment.
 - The judgment is a final decision or significantly impacts the parties' rights.
 - The case meets statutory requirements for appeal, and the appeal is filed within the designated timeframe.



When an Appeal is Not Applicable

- Appeals are not applicable when:
 - The judgment is a minor or interim order with no substantial impact on the final decision.
 - Maltese law specifically restricts the right to appeal for certain types of cases or decisions.
 - The deadline to file an appeal has expired.



It is always applicable?

When is an appeal applicable?

- An appeal is not always applicable in every case or situation. There are specific conditions and limitations on when an appeal is allowed, depending on the type of court, the nature of the judgment, and the grounds for the appeal



Plan specific time frames for various court-related activities and procedures

- Specific time frames apply to various court-related activities and procedures. These time limits ensure efficient case management, safeguard parties' rights, and allow the judicial process to progress smoothly.

Initiating a Lawsuit

- **Civil Cases:**
 - Time limits for initiating a lawsuit depend on the type of claim:
 - **Contractual Claims:** Typically, these have a five-year prescriptive period.
 - **Personal Injury Claims:** Generally, a two-year limitation period applies from the date of the injury.
 - **Other Claims:** Time frames may vary based on the nature of the claim.
 - **Service of Summons:** Once a case is filed, the court usually issues and serves summons to the defendant within a reasonable time, often a few days to a couple of weeks.
- **Criminal Cases:**
 - **Prosecution Time Limits:** For certain minor offenses, prosecution must be initiated within specific periods (e.g., six months for minor contraventions). However, serious crimes generally do not have a limitation period.



Response Deadlines

- **Statement of Defence (Civil Cases):**
 - Once served with a lawsuit, a defendant typically has **20 days** to file a statement of defence in the Court of Magistrates or **15 days** in the Court of Appeal.
- **Reply to Counterclaims:**
 - If a counterclaim is filed, the original plaintiff usually has **20 days** to respond.



Filing and Hearing of Urgent Applications

- **Injunctions (Prohibitory/Precautionary):**
 - Applications for injunctions can be filed and processed urgently, often within **a few days**. The court may even hear such applications on the same day or within a short timeframe if the matter is critical.
- **Urgent Family Matters:**
 - For family cases involving urgent matters (such as child custody), the court can expedite hearings to ensure timely decisions. Urgent applications are generally heard within a week or sooner if needed.



Enforcement of Judgments

- **Civil Judgments:**

- Once a judgment is delivered, it becomes enforceable immediately unless an appeal is filed.
- Enforcement proceedings, such as garnishment or asset seizure, can usually be initiated within a **few days** after the judgment is finalized.

- **Appeal Suspension:**

- If an appeal is filed, enforcement of the judgment is generally stayed until the appeal process is completed, unless the court grants provisional enforcement.



Organise relevant legal information pertaining to non-contentious cases and legal applications within the court's jurisdiction

- **Non-contentious cases and legal applications within the Court of Voluntary Jurisdiction** (often referred to as voluntary or uncontested cases) address legal matters that do not involve a dispute between parties but instead require court oversight or approval for certain actions. This is common in family law, inheritance matters, guardianship, and cases involving individuals with incapacity.



Non-Contentious Jurisdiction

- **Purpose:** The Court of Voluntary Jurisdiction handles cases where there is no legal dispute but a need for court authorization or confirmation of certain rights or actions.
- **Types of Cases:** Common non-contentious cases include:
 - **Guardianship and Curatorship:** Appointing a legal guardian or curator for minors or adults with mental incapacity.
 - **Incapacity Declarations:** Declaring a person incapacitated to manage their affairs due to mental or physical limitations.
 - **Administration of Estates:** Granting authority to an executor or administrator to manage the estate of a deceased person.
 - **Adoption and Emancipation:** Confirming adoption requests or emancipating minors under specific conditions.
 - **Marriage Consent:** Granting consent for marriage in certain special circumstances (e.g., for minors or incapacitated adults).



Key Procedures for Non-Contentious Cases

A. Filing an Application

- **Initiating the Process:** The process is started by filing an application (petition) to the Court of Voluntary Jurisdiction.
- **Documentation:** Applicants must submit relevant documentation, such as birth certificates, medical certificates, death certificates, wills, or other evidence needed to support the application.
- **Legal Representation:** While not always required, legal representation is often recommended to ensure the application meets procedural requirements and to address any legal complexities.

B. Preliminary Review by the Court

- **Review by the Registrar:** The court registrar conducts a preliminary check of the application to ensure it meets basic legal and procedural standards.
- **Assignment to a Judge or Magistrate:** The application is assigned to a judge or magistrate of the Court of Voluntary Jurisdiction who oversees non-contentious matters.

C. Hearing and Examination

- **Hearing:** In many non-contentious cases, a formal hearing may not be required if all documentation is in order and the case is straightforward. However, the court may still hold a hearing to examine the application in more detail, especially in cases involving guardianship, incapacity, or adoption.
- **Witnesses and Experts:** For cases requiring more evidence (e.g., medical or psychological evaluations for incapacity), witnesses or expert testimony may be necessary. The court may appoint an expert to examine the situation and provide a report.
- **Representation of Vulnerable Parties:** For cases involving vulnerable individuals (such as minors or incapacitated adults), the court may assign a representative or legal guardian to safeguard their interests.



Types of Orders Issued by the Court of Voluntary Jurisdiction

- **Guardianship Orders:** Appointing a guardian to oversee the personal and/or financial interests of a minor or incapacitated adult.
- **Curatorship Orders:** Appointing a curator to manage specific property or assets when there are no disputes regarding the management.
- **Administration of Estates:** Granting an executor or administrator the authority to manage or distribute the estate of a deceased person.
- **Incapacity Orders:** Declaring an individual incapable of managing their own affairs due to mental or physical disabilities, and appointing a representative.
- **Adoption Orders:** Confirming the legal adoption of a child by a family or individual.



Common Requirements for Applications in Non-Contentious Cases

- **Medical Certificates:** For incapacity declarations, guardianship, or adoption cases, medical or psychological reports are often required to support the application.
- **Notarial Documents:** Certain applications, such as those related to estate administration, may require notarial documents or declarations.
- **Witness Statements:** For some cases, witness statements from family members, friends, or professionals may be needed to provide additional context or support.
- **Court Fees:** Non-contentious applications often require payment of court fees, which vary depending on the type of application.



Summary

- Non-contentious cases in Malta are streamlined processes that enable individuals to seek court approval or authorization for specific actions without a dispute between parties. These cases are usually handled in the Court of Voluntary Jurisdiction, where procedures are simplified and often do not require a hearing unless necessary. Legal representation, while not mandatory, is recommended to ensure compliance with procedural requirements. Appeals are limited but possible if a party is dissatisfied with the outcome.
- In all cases, it's advisable to consult a legal professional to ensure proper documentation, understand the specific requirements for each type of application, and navigate the procedural requirements of the court.



Assemble relevant legal information pertaining to non-contentious cases and legal applications within the court's jurisdiction

- A structured overview of legal information regarding non-contentious cases and legal applications within the jurisdiction of the Court of Voluntary Jurisdiction in Malta.
- This court deals with cases that do not involve a dispute but instead require judicial oversight for approvals, appointments, or declarations in personal and family matters.



Jurisdiction and Purpose of the Court of Voluntary Jurisdiction

- **Role:** The Court of Voluntary Jurisdiction handles cases where there is no opposing party or legal dispute, but a legal framework requires court approval for actions affecting personal status, guardianship, estates, or incapacity.
- **Scope:** The court is primarily involved in family law, inheritance, guardianship, adoption, and cases involving individuals who are incapacitated. The main aim is to ensure legal oversight and protection of rights, particularly for vulnerable parties like minors or incapacitated individuals.



General Procedures in Non-Contentious Cases

Filing an Application

- **Initiating the Case:** The process begins with the filing of an application or petition to the Court of Voluntary Jurisdiction. The application should detail the purpose and justification for the request.
- **Required Documentation:** Supporting documents, such as birth certificates, death certificates, medical records, and wills, are necessary depending on the type of case.
- **Legal Representation:** While applicants may file on their own, legal representation is often advisable, especially for complex cases, to ensure that all procedural and legal requirements are met.



Preliminary Review

- **Registrar's Check:** A court registrar conducts a preliminary review of the application to verify completeness and compliance with formal requirements.
- **Assignment to a Judge or Magistrate:** Once accepted, the application is assigned to a judge or magistrate specializing in voluntary jurisdiction cases.



Hearing Process

- **Hearing Requirement:** Non-contentious cases often do not require a formal hearing. However, for cases requiring careful consideration, such as guardianship or incapacity, a hearing may be scheduled.
- **Expert Testimony:** The court may require testimony from medical or psychological experts, especially for incapacity cases, to ensure that decisions are based on a thorough understanding of the applicant's needs.
- **Representation for Vulnerable Individuals:** If the case involves a vulnerable individual (e.g., a minor or an incapacitated adult), the court may assign a curator or legal guardian to represent their interests during the proceedings.



Processing Time Frames

- While timeframes can vary depending on the complexity of each case, the following are general guidelines for processing non-contentious cases in the Court of Voluntary Jurisdiction:
- **Straightforward Cases:** Cases without hearings, like minor name changes or straightforward estate administration, may be processed within a **few weeks to a few months**.
- **Complex Cases:** Cases involving guardianship, curatorship, or incapacity that require expert evaluations or multiple hearings may take **several months**.
- **Urgent Applications:** For urgent matters, such as emergency guardianship, the court may expedite the process and hold a hearing within a few days to a week if necessary.



Appeals and Review

- Although non-contentious cases typically lack disputes, affected parties can appeal the court's decision in certain situations:
- **Appeals:** An appeal can be filed with the Court of Appeal if a party believes there was a legal error in the Court of Voluntary Jurisdiction's decision. Appeals are often limited to legal points rather than factual determinations.
- **Modification of Orders:** Some orders, like guardianship or incapacity declarations, can be reviewed or modified if circumstances change. New evidence, such as improved medical conditions, can prompt the court to reassess and potentially amend its original order.



Manage and draft legal documents and forms necessary for the court's proceedings, ensuring accuracy and adherence to established guidelines

- A guide on key legal topics relevant to non-contentious cases, structured to provide clarity on each subject.



Adoption

- **Definition:** Adoption is a legal process through which an individual or couple becomes the legal parent(s) of a child who is not biologically their own. Adoption grants the child the same rights as a biological child, including inheritance rights and parental care.
- **Process:** In Malta, adoption requires a formal application, assessment by a social worker, and approval by the Court of Voluntary Jurisdiction. The court evaluates the best interests of the child before granting adoption orders.
- **Purpose:** Adoption aims to provide a stable, loving environment for children whose biological parents are unable or unwilling to care for them.



Trusts

- **Definition:** A trust is a legal arrangement in which one person (the trustee) holds and manages assets on behalf of another (the beneficiary). The person creating the trust is known as the settlor.
- **Types:** Trusts can serve various purposes, such as managing property for minors, protecting assets, or providing for family members.
- **Legal Requirements:** Trusts must be created in accordance with Maltese law, often documented through a trust deed. Trustees have a fiduciary duty to manage the assets in the best interests of the beneficiaries.



Tutorship

- **Definition:** Tutorship is the legal guardianship of a minor who is not under parental care. A tutor is appointed to oversee the minor's personal and financial well-being.
- **Purpose:** Tutorship provides guidance and management of a minor's affairs until they reach adulthood, ensuring that the minor's needs are met.
- **Process:** A court application is filed to appoint a tutor, typically a close family member or trusted individual. The court monitors the tutor's actions to safeguard the minor's interests.



Curatorship

- **Definition:** Curatorship is a legal measure where a person (the curator) is appointed to manage specific assets or affairs of another individual, usually an adult who is unable to do so independently.
- **Purpose:** Curatorship ensures proper management of assets for individuals who may have limited capacity due to age, illness, or disability.
- **Appointment:** The Court of Voluntary Jurisdiction appoints curators after reviewing the individual's needs. The curator's responsibilities are limited to the specific assets or affairs assigned by the court.



Interdiction

- **Definition:** Interdiction is a legal declaration that an individual is incapable of managing their personal and financial affairs due to severe mental or physical impairment. This person loses the legal capacity to make certain decisions.
- **Purpose:** Interdiction protects individuals from making harmful decisions when they cannot fully understand the consequences.
- **Process:** Family members or guardians can apply to the court for interdiction. The court will require medical assessments to evaluate the person's capacity before issuing an interdiction order.



Incapacitation

- **Definition:** Incapacitation is a legal determination that an individual lacks the capacity to manage their own affairs. This may be due to mental illness, cognitive decline, or other disabilities.
- **Outcome:** Once declared incapacitated, the individual may be assigned a legal representative, such as a guardian or curator, to handle personal and financial decisions on their behalf.
- **Court Involvement:** A court order is required to declare someone incapacitated, based on medical evaluations and evidence from family members or professionals.



Absentees

- **Definition:** An absentee is a person who has disappeared without trace or whose whereabouts are unknown, and their absence has caused legal or financial challenges.
- **Legal Process:** A court may appoint a curator to manage the absentee's assets or affairs in their absence, ensuring protection of their property and rights.
- **Purpose:** This process prevents neglect or loss of assets, and provides continuity in managing responsibilities such as debts, contracts, or family obligations, while the individual's location remains unknown.





Questions
???



Undergraduate Certificate in Notarial Law
Fundamentals for Office Assistants