



## 99046033140000, 99046033140000 **Request judgment**

Heruntergeladen am 13.07.2025 https://fimportal.de/xzufi-services/482879308/L100040

Modul	Sachverhalt
Leistungsschlüssel	99046033140000, 99046033140000
Leistungsbezeichnung I	Request judgment
Leistungsbezeichnung II	
Typisierung	2/3 - Bund: Regelung (2 oder 3), Land/Kommune: Vollzug
Quellredaktion	Niedersachsen
Freigabestatus Katalog	unbestimmter Freigabestatus
Freigabestatus Bibliothek	unbestimmter Freigabestatus
Begriffe im Kontext	
Leistungstyp	Leistungsobjekt mit Verrichtung
Leistungsgruppierung	Gerichtliche Leistungen (046)
Verrichtungskennung	Veröffentlichung (140)
SDG-Informationsbereich	
Lagen Portalverbund	Lebenslagen für Bürgerinnen und Bürger (1000000), Recht und Verbraucherschutz (1150000), Gerichtliche Verfahren, Anzeige und Klage (1150200)
Einheitlicher	



Modul	Sachverhalt
Ansprechpartner	Nein
Fachlich freigegeben am	
Fachlich freigegen durch	Lower Saxony Ministry of Justice
Handlungsgrundlage	https://www.gesetze-im-internet.de/zpo/_299.html https://www.gesetze-im-internet.de/zpo/_299.html
Teaser	If you have become aware that a civil court decision (judgment or order) has been issued which you wish to inspect, you can request an anonymised copy of this decision.
Volltext	If you have a legal interest in the content of a particular court decision (judgment, order), you can request it from the respective court.
	Every German court offers the possibility of obtaining a complete copy of the decisions issued. For data protection reasons, however, the decisions are only published anonymously, i.e. all names and other information that could make an identification of the parties to the proceedings unspecified are made unrecognizable.
Erforderliche Unterlagen	
Voraussetzungen	See "Procedure"
	The following applies to criminal proceedings:
	The applicant must demonstrate a legitimate interest in the issuance of an (anonymised) copy of the decision and there must be no legitimate interests of the persons concerned that justify a refusal to issue an (anonymised) copy of the decision, § 475 (1) in conjunction with (4) StPO.
Kosten	Cost:
	Cost amount (fixed): 12,50 €
	Cost amount (variable):
	Document flat rate:





Modul	Sachverhalt
	<ul> <li>For the first 50 pages: EUR 0.50 per page</li> <li>For each additional page 0,15 EUR</li> <li>Transfer as an electronically stored file instead of the page(s): EUR 1.50 per file</li> <li>If applicable, data carrier fee: 3.00 EUR</li> </ul>
	Note: The search in the Internet databases mentioned below is free of charge.
	Under certain circumstances, free of charge in accordance with Section 9000 (3) of Annex 1 to § 3 (2) GKG.
	[A1] Should be deleted according to the subject matter
Verfahrensablauf	The anonymised copy of a court decision can only be issued by the court that issued the judgment or order. For this purpose, an informal application must be made to the court. After receipt of the application, it is examined whether the requested court decision is in principle suitable for being handed over to a third party not involved in the proceedings. If this is the case, the court decision regarding sensitive data of the parties to the proceedings will be anonymised and sent to the applicant. The costs incurred will then be dealt with separately.
	If you cannot find the desired court decision on the Internet, you can also request the decision directly from the court that issued the decision.
	You should provide the following information:
	<ul> <li>Your full address (with telephone and fax number)</li> <li>if known: file number of the decision</li> <li>if known: date of the decision</li> </ul>

- if known: date of the decision
- a rough description of what the decision is about
- a brief explanation of your legitimate interest in the





Modul	Sachverhalt
	court decision (e.g. precedential effect for a particular procedure of your own)
	You can submit the request in writing by letter or fax, in person or electronically by e-mail. As a rule, the decision is returned in the same form in which it was requested.
Bearbeitungsdauer	There is no legal deadline for processing. As a rule, processing takes place within a few days of receipt of the application.
Frist	The issuance of an anonymous court decision can be requested at any time, without observing deadlines.
weiterführende Informationen	
Hinweise	A selection of the decisions of Lower Saxony courts can be found free of charge in the State Justice Portal. In addition, the courts of Lower Saxony also publish their own decisions on their respective websites.
Rechtsbehelf	If the issuance of the court decision is refused, a review of the legality pursuant to § 23 EGGVG can be requested.
Kurztext	<ul> <li>Court Decisions Publication</li> <li>Application for the issuance of an anonymised court decision</li> <li>A court decision that is of interest to a third party who is not involved in the proceedings may be issued to them in anonymised form</li> <li>Applicant does not have to meet any requirements, as in principle everyone has the right to request an anonymous copy of a judgment/order</li> <li>Surrender may be refused by the court only in exceptional cases The court in which the decision was issued is competent to issue a decision</li> <li>Responsible: Local Court, Regional Courts and Higher Regional Court</li> </ul>
Ansprechpunkt	Anonymized decisions can be requested from any court. The following applies to criminal proceedings:





Modul	Sachverhalt
	After the indictment has been brought and after a decision, but before the final conclusion of the proceedings: the court dealing with the matter, § 480 para. 1 sentence 1 2nd alternative StPO; In the preparatory proceedings and after the final conclusion of the proceedings: the locally competent
	public prosecutor's office, § 480 para. 1 sentence 1 1st alternative StPO.
Zuständige Stelle	Anonymized decisions can be requested from any court.
	The following applies to criminal proceedings:
	After the indictment has been brought and after a decision, but before the final conclusion of the proceedings: the court dealing with the matter, § 480 para. 1 sentence 1 2nd alternative StPO;
	In the preparatory proceedings and after the final conclusion of the proceedings: the locally competent public prosecutor's office, § 480 para. 1 sentence 1 1st alternative StPO.
Formulare	Forms available: No
	Written form required: No
	Informal application possible: Yes
	Personal appearance required: No
	Online services available: No
Ursprungsportal	Urteil anfordern, Request judgment