## TAIWAN CONSTITUTIONAL COURT

Schedule for the Oral Argument in August 2024.

Date	Case Name	Issue (Summarized)	Petitioner(s) and Case No(s).	Deadline for Amicus Curiae Applications and Expert Opinions
August 6, 2024 (9AM- 5PM)	Case on the Constitutionality of the Amendments to the Law Governing the Legislative Yuan's Power and Article 141-1 of the Criminal Code	<ol> <li>Whether the legislative process of the newly amended Law Governing the Legislative Yuan's Power and Article 141-1 of the Criminal Code is blatantly and significantly flawed.</li> <li>Whether Articles 15-1, 15-2, and 15-4 of the Law Governing the Legislative Yuan's Power— which stipulate that the President has the duty to deliver State of the Nation Reports and answer inquiries from the legislators—are unconstitutional.</li> <li>Whether Article 25 of the Law Governing the Legislative Yuan's Power— which stipulates the criminal punishment or administrative fine of the interpellated voted in contempt of the</li> </ol>	Fifty-one Legislators of the Legislative Yuan (113-Hsien-Li-904052) Consolidated Petitioner(s):	Amicus Curiae applications should be turned in by July 20, 2024. Once permitted, Amici Curiae shall turn in their expert opinions by July 31, 2024.

legislature— is unconstitutional.
4. Whether Articles 29, 29-1, 30, 30-1, and
31 of the Law Governing the Legislative
Yuan's Power— the amendment of
which strengthened the Legislative
Yuan's power in consenting on the
appointment of President and Vice
President of the Judicial Yuan and the
Control Yuan, members of the Control
Yuan, and Justices of the Constitutional
Court— are unconstitutional.
5. Whether Articles 45, 46, 46-1, 46-2, 47,
48, 50-1, 50-2, 51, and 53-1 (Paragraph
2) of the Law Governing the Legislative
Yuan's Power— which allow the
Legislative Yuan to set up committees/
taskforces for investigating governmental
or civilian institutions/personnel and
confer it the power to, upon resolution of
the plenary sitting, fine or refer the
investigated to the Control Yuan for
censure, impeachment, or corrective
measures— are unconstitutional.
6. Whether Articles 59-1 to 59-9— which
largely stipulate the Legislative Yuan's

	competence to hold congressional
	hearings, invite individuals
	(governmental personnel or civilian) to
	deliver opinions or testimonies, and
	punish/discipline/ fine uncooperative
	individuals— are unconstitutional.
	7. Whether other disputed provisions from
	the June 24, 2024 amendment of the Law
	Governing the Legislative Yuan's Power
	are unconstitutional.
8	8. Whether Article 141-1 of the Criminal
	Code— under which contempt of the
	legislature is punishable with
	imprisonment for not more than one
	year, short-term imprisonment, or a fine
	not more than two hundred thousand
	TWD— is unconstitutional.

## Notes:

- 1. Cases scheduled for the Oral Argument in August in the Taiwan Constitutional Court is as shown on this chart. For the reason that cases that require oral argument may increase, this chart is subject to change.
- Documents of each case are open to the public. Please refer to the TCC's website at <u>here</u> (this feature is only available in Traditional Chinese).
   Outline of Issues and the Notice on Court Audience of each case shall be announced separately.
- 3. This translated schedule is prepared by the Department of Clerks for the Constitutional Court (Judicial Yuan) for information only and does not bind the Court. In case of any conflict of meaning between the Traditional Chinese version and the English version, the Traditional Chinese version shall prevail.