

Начало > Предприемане на съдебни действия > Европейския съдебен атлас по гражданскоправни въпроси >

Взаимно признаване на мерки за осигуряване на защита по граждански дела

Mutual recognition of protection measures in civil matters

Хърватия

Article 17 - Information made available to the public

Моля, имайте предвид, че оригиналната езикова версия на тази страница е била наскоро променена. Езиковата версия, която търсите, в момента се подготвя от нашите преводачи.

Информацията не е достъпна

Article 18 (a)(i) - the authorities which are competent to order protection measures and issue certificates in accordance with Article 5

The competent authorities to order protection measures:

Not applicable

The competent authorities to issue certificates:

Not applicable

Explanation:

The civil justice system of the Republic of Croatia does not provide for the possibility of ordering protection measures that fall under the scope and definition of protection measures set out in the Regulation No 606/2013 (Art 2 and Art 3 point 1). Therefore, within the framework of civil law there are no authorities competent for ordering protection measures in civil matters and issuing of certificates. We consider this is in line with recital no 12 of the Regulation No 606 /2013.

Article 18 (a)(ii) - the authorities before which a protection measure ordered in another Member State is to be invoked and/or which are competent to enforce such a measure

Моля, имайте предвид, че оригиналната езикова версия на тази страница е била наскоро променена. Езиковата версия, която търсите, в момента се подготвя от нашите преводачи.

The authorities before which a protection measure ordered in another Member State is to be invoked:

Police Administration – competent according to the place of residence of the protected person in the territory of the Republic of Croatia

The authorities which are competent to enforce such a measure:

Police Administration - competent according to the place of residence the protected person in the territory of the Republic of Croatia

Article 18 (a)(iii) - the authorities which are competent to effect the adjustment of protection measures in accordance with Article 11(1)

Misdemeanour Court (Minor Offence Court) - competent according to the place of residence of the protected person in the territory of the Republic of Croatia.

Article 18 (a)(iv) - the courts to which the application for refusal of recognition and, where applicable, enforcement is to be submitted in accordance with Article 13

The courts to which the application for refusal of recognition is to be submitted:

Misdemeanour Court (Minor Offence Court) - competent according to the place of residence of the protected person in the territory of the Republic of Croatia

Where applicable, the courts to which the application for refusal of enforcement is to be submitted:

Not applicable

Article 18 (b) - the language or languages accepted for translations as referred to in Article 16(1)

Моля, имайте предвид, че оригиналната езикова версия на тази страница е била наскоро променена. Езиковата версия, която търсите, в момента се подготвя от нашите преводачи.

Croatian

Last update: 14/02/2018

The national language version of this page is maintained by the respective Member State. The translations have been done by the European Commission service. Possible changes introduced in the original by the competent national authority may not be yet reflected in the translations. The European Commission accepts no responsibility or liability whatsoever with regard to any information or data contained or referred to in this document. Please refer to the legal notice to see copyright rules for the Member State responsible for this page.