

Početna stranica>Pokretanje sudskog postupka>Europski pravosudni atlas u građanskim stvarima>**Izvođenje dokaza**

Taking evidence

Finska

NB! Council Regulation (EC) No [1206/2001](#) has been replaced by Regulation (EU) [2020/1783](#) of the European Parliament and of the Council as of 1 July 2022.


Notifications made under the new Regulation can be found [here!](#)

Article 2 – Requested courts

Click on the below link to view all competent authorities related to this Article.

[List of competent authorities](#)

Article 3 – Central body

Izvorna jezična inačica ove stranice  nedavno je izmijenjena. Naši prevoditelji trenutno pripremaju jezičnu inačicu koju vidite.

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The central body referred to in Article 3(1) is the Ministry of Justice. It has jurisdiction over the whole country. The central body, i.e. the Ministry of Justice, has been designated as the competent authority, referred to in Article 3(3) of the Regulation, with responsibility for taking decisions, pursuant to Article 17, on requests for the direct taking of evidence. Its address is:

Ministry of Justice
Eteläesplanadi 10
FIN-00130 Helsinki
Address for correspondence:
Ministry of Justice
PO Box 25
FIN-00023 Government
Tel. (358-9) 16 06 76 28
Fax: (358-9) 16 06 75 24
E-mail: central.authority@om.fi

Article 5 – Languages accepted for completion of the forms

Languages: Finnish, Swedish, English.

Article 6 – Means accepted for transmission of requests and other communications

Requests may be sent by post, fax or e-mail.

Article 17 – Central body or competent authority(ies) responsible for decisions on requests for direct taking of evidence

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Article 21 – Agreements or arrangements to which Member States are parties and which comply with the conditions in Article 21(2)

Not applicable

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