

Az átmeneti időszak vége előtt indított, folyamatban lévő polgári eljárásokat az uniós jog alapján fogják lefolytatni. Az európai igazságügyi portálon 2024 végéig még olvashatók lesznek az Egyesült Királyságra vonatkozó releváns információk, az országgal kötött kölcsönös megállapodás alapján.

Judgments in civil and commercial matters - Brussels I Regulation

Észak-Írország

Annex I - The rules of jurisdiction referred to in Article 3(2) and Article 4(2)

- In the United Kingdom: rules which enable jurisdiction to be founded on:

- (a) the document instituting the proceedings having been served on the defendant during his temporary presence in the United Kingdom; or
- (b) the presence within the United Kingdom of property belonging to the defendant; or
- (c) the seizure by the plaintiff of property situated in the United Kingdom.

Annex II - The courts or competent authorities to which the application referred to in Article 39 may be submitted

- in Northern Ireland, the High Court of Justice, or in the case of a maintenance judgment, the Magistrate's Court;

Annex III - The courts with which appeals referred to in Article 43(2) may be lodged

- in Northern Ireland, the High Court of Justice, or in the case of a maintenance judgment, the Magistrate's Court;

Annex IV- The appeals which may be lodged pursuant to Article 44

- a single further appeal on a point of law

Last update: 08/01/2019

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.