Communicating legislation and making it more accessible to a broad public

Ülle Madise

Legal Chancellor and Ombudsman of Estonia



Riigi Teataja

Code of Enforcement Procedure

§ 11¹. Implementation of Regulation (EU) No 655/2014 of the European Parliament and of the Council

- (1) A European account preservation order made pursuant to Regulation (EU) No 655/2014 of the European Parliament and of the Council establishing a European Account Preservation Order procedure to facilitate cross-border debt recovery in civil and commercial matters (OJ L 189, 27.06.2014, pp. 59-92) is subject to implementation in enforcement proceedings in Estonia and the provisions concerning enforcement proceedings of orders on securing actions apply in Estonia to debtor's legal remedies insofar as not otherwise provided for in Regulation (EU) No 655/2014 of the European Parliament and of the Council.
- (2) In order to commence enforcement proceedings pursuant to a European account preservation order made pursuant to Regulation (EU) No 655/2014 of the European Parliament and of the Council, submission of a signed application for enforcement for the purposes of § 23 of this Code is not required.
- (3) In order to seize a bank account, a bailiff shall communicate to a credit institution, instead of an instrument of seizure, part A of a European account preservation order specified in Article 19 of Regulation (EU) No 655/2014 of the European Parliament and of the Council and an instrument of seizure in accordance with the European account preservation order.

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Constitution of the Republic of Estonia

Aitäh!

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