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> 14884/19 PV CONS 68 JAI 1301 COMIX 575

DRAFT MINUTES

COUNCIL OF THE EUROPEAN UNION (Justice and Home Affairs) 2 and 3 December 2019

CONTENTS

	Pa	ge
1.	Adoption of the agenda	4
2.	Approval of "A" items a) Non-legislative list b) Legislative list	4
HON	ME AFFAIRS	
	Non-legislative activities	
3.	The future of EU migration and asylum policy	5
4.	The future of EU Internal Security	5
5.	Update by the Counter-Terrorism Group (CTG) on further cooperation between competent authorities dealing with counter-terrorism	5
	Legislative deliberations	
6.	Any other business Current legislative proposals	5
	Non-legislative activities	
7.	Implementation of interoperability	6
8.	Implementation of the European Border and Coast Guard Regulation	6
9.	 Any other business	6

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2

<u>JUSTICE</u>

Legislative deliberations

10.	Digitalisation of judicial cooperation	7	
11.	Any other business Current legislative proposals	7	
	Non-legislative activities		
12.	Conclusions on Victims' Rights	8	
13.	Conclusions on Alternative Measures to Detention		
14.	Conclusions on the Future of Civil Justice Cooperation		
15.	EPPO: Setting up of the European Public Prosecutors Office	8	
16.	Environmental crime - Final report of the 8th round of mutual evaluations	8	
17.	Digital Justice: e-evidence a) Negotiations for EU-US agreement on cross-border access to e-evidence b) Negotiations on a second additional Protocol to the Budapest Convention	9	
18.	 Any other business	9	
A NIN	NEV Statements for the Council minutes	16	

14884/19

JAI

EN

MONDAY 2 DECEMBER 2019

HOME AFFAIRS

1. Adoption of the agenda

The Council adopted the agenda set out in 14449/19.

2. Approval of "A" items

a) Non-legislative list

14450/19

<u>The Council</u> adopted the "A" items listed in 14450/19 including COR and REV documents presented for adoption.

b) Legislative list (Public deliberation in accordance with Article 16(8) of the Treaty on European Union)

14451/19

Economic and Financial Affairs

TFEU).

1. Review of the European System of Financial Supervision (ESFS): Regulation amending ESAs



14011/1/19 REV 1 PE-CONS 75/19 EF

Adoption of the legislative act approved by Coreper, Part 2, on 27.11.2019

<u>The Council</u> approved the European Parliament's position at first reading and the proposed act has been adopted, with the <u>United Kingdom delegation</u> abstaining, pursuant to Article 294(4) of the Treaty on the Functioning of the European Union. (Legal basis: Article 114 TFEU).

2. Review of the European System of Financial Supervision (ESFS): Directive amending MiFID / Solvency II

Adoption of the legislative act
approved by Coreper, Part 2, on 27.11.2019



14012/1/19 REV 1 PE-CONS 76/19 EF

<u>The Council</u> approved the European Parliament's position at first reading and the proposed act has been adopted, with the <u>United Kingdom delegation</u> abstaining, pursuant to Article 294(4) of the Treaty on the Functioning of the European Union. (Legal basis: Articles 53 (1) and 62

3. Review of the European System of Financial Supervision (ESFS): Regulation amending ESRB

OC

14013/2/19 REV 2 + REV 2 ADD 1 PE-CONS 77/19 EF

Adoption of the legislative act approved by Coreper, Part 2, on 27.11.2019

<u>The Council</u> approved the European Parliament's position at first reading and the proposed act has been adopted, with the <u>United Kingdom delegation</u> abstaining, pursuant to Article 294(4) of the Treaty on the Functioning of the European Union. (Legal basis: Article 114 TFEU). A statement to this item is set out in the Annex.

Non-legislative activities

3. The future of EU migration and asylum policy *Policy debate*

14364/19 + COR 1

4. The future of EU Internal Security *Policy debate*

14297/19 + COR 1

5. Update by the Counter-Terrorism Group (CTG) on further cooperation between competent authorities dealing with counter-terrorism¹

Exchange of views



Legislative deliberations

(Public deliberation in accordance with Article 16(8) of the Treaty on European Union)

6. **Any other business**

Current legislative proposals
Information from the Presidency

14522/19

<u>Ministers</u> took note of the information provided by the Presidency on the state of play of different legislative files.

14884/19 5 JAI **EN**

Exceptionally, in the presence of the Schengen Associated States.

Non-legislative activities

7.	Info	lementation of interoperability rmation from the Commission and the Presidency hange of views	14189/19 14190/19
8.	Reg a) b)	lementation of the European Border and Coast Guard ulation Multiannual strategic policy for the European Integrated Border Management State of play of implementation hange of views	14198/19
9.	Any a) b)	other business EU cooperation mechanism on the prevention of radicalisation Information from the Commission Salzburg Forum Ministerial Conference (Vienna,	14153/19
	c)	6-7 November 2019) Information from Austria Presidency report on the progress made in the fields of	14404/19
	d)	Justice and Security Information from the Presidency EU-US Justice and Home Affairs Ministerial Meeting	14165/19
	e)	(Washington DC, 11 December 2019) Information from the Presidency EU-Western Balkans Ministerial Forum on Justice and	14344/19
	f)	Home Affairs (Skopje, 18-19 November 2019) <i>Information from the Presidency</i> Search and Rescue activities (SAR) in the Mediterranean	
	g)	Information from Italy Meeting of Interior Ministers of the Visegrad Group, (Prague 21 November 2019)	
	h)	Information from Czech Republic Work programme of the incoming Presidency Presentation by Croatia	

14884/19

TUESDAY 3 DECEMBER 2019

JUSTICE

Legislative deliberations

(Public deliberation in accordance with Article 16(8) of the Treaty on European Union)

10. Digitalisation of judicial cooperation

- Regulation amending Regulation (EC) No 1393/2007 on the Service of Documents
 - + ADD1-2 General approach Regulation amending Council Regulation (EC) No 14601/19 + ADD 1
- b) 1206/2001 on the Taking of Evidence General approach

The Council adopted a general approach on both proposals, except for the Annexes (set out in 14599/19 and 14601/19).

a) Service of documents

The statement by Estonia, Ireland and Portugal and by Austria, Czechia, Estonia, Germany, Hungary, Italy, the Netherlands, Portugal, Slovenia and Spain is set out in the Annex.

b) Taking of evidence

The statement by Austria, Czechia, Estonia, Germany, Hungary, Italy, the Netherlands, Portugal, Slovenia and Spain is set out in the Annex.

11. Any other business

Current legislative proposals

Information from the Presidency

14522/19

EN

14599/19

Ministers took note of the information provided by the Presidency on the state of play of different legislative files.

14884/19 **JAI**

Non-legislative activities

12. Conclusions on Victims' Rights

 $\boxed{2}$ 14056/19 + COR 1

Adoption

The Council adopted conclusions on victim's rights as set out in 14056/19 + COR 1.

Several delegations expressed their support for the conclusions and stressed the importance of further work on the protection of the rights of the victims of crime. The <u>Commission</u> pointed out that it will work on a comprehensive EU strategy on victims' rights.

The delegation of the <u>United Kingdom</u> informed Ministers about the latest developments on the attack that took place on London Bridge on 29 November 2019.

13. Conclusions on Alternative Measures to Detention *Adoption*

14075/19 + COR 1 + COR 2

<u>The Council</u> adopted the conclusions as set out in 14075/1+ COR 1 + COR 2.

14. Conclusions on the Future of Civil Justice Cooperation *Adoption*

 $\boxed{2}$ 14448/19 + COR 1

After an exchange of views at ministerial level, the Council adopted the conclusions on the Future of Civil Justice Cooperation as set out in 14448/19 + COR 1.

15. EPPO: Setting up of the European Public Prosecutors Office *State of play*

14064/19

16. Environmental crime - Final report of the 8th round of mutual evaluations

14065/19 + COR 1

Presentation and exchange of views

The Council took note of the 'Final Report of the 8th round of mutual evaluations on Environmental crime' as set out in 14065/19. The report summaries individual reports of all Member States in evaluating the practical implementation of EU policies on preventing and combating environmental crime in the field of illegal trafficking of waste and illegal production and handling of dangerous materials.

14884/19

The Council invited Member States to ensure a timely follow-up of the recommendations set out in the individual reports and in the final report, in order to strengthen the prevention and fight against environmental crime. The <u>Commission</u> informed the Council that it will make use of the final report when reviewing the Environmental crime Directive (Directive 2008/99/EC).

17.	Digital	Justice:	e-evidence
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a)	Negotiations for EU-US agreement on cross-border access	13713/19 R-UE
	to e-evidence	
b)	Negotiations on a second additional Protocol to the	14342/19 R-UE
	Budapest Convention	
State	e of play	

18. Any other business

a)	Retention of data for the purpose of fighting crime: Follow	10083/19
	up of June Council conclusions	
	Information from the Commission	
b)	Presidency report on the progress made in the fields of	14404/19
	Justice and Security	
	Information from the Presidency	
c)	EU-US Justice and Home Affairs Ministerial Meeting	14165/19
	(Washington DC, 11 December 2019)	

- Information from the Presidency
 d) EU-Western Balkans Ministerial Forum on Justice and Home Affairs (Skopje, 18-19 November 2019)
 Information from the Presidency
- e) Conference on the EU Charter of Fundamental Rights 10 years (Brussels, 12 November 2019) Information from the Commission
- f) Work programme of the incoming Presidency Presentation by Croatia

0	First reading		
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2	Public debate proposed by the Presidency (Article 8(2) of the Council's Rules of
	Procedure)

Restricted item

Item based on a Commission proposal

R-UE Document classified RESTREINT UE/EU RESTRICTED

14884/19

JAI

EN

Statements to the legislative "B" items set out in 14449/19

Ad "B" item 10: Digitalisation of judicial cooperation

a) Regulation amending Regulation (EC) No 1393/2007 on the Service of Documents

General approach

b) Regulation amending Council Regulation (EC) No 1206/2001 on the Taking of Evidence

General approach

STATEMENT BY AUSTRIA, CZECHIA, ESTONIA, GERMANY, ITALY, THE NETHERLANDS, PORTUGAL, SLOVENIA AND SPAIN

"One of the objectives of these Regulations is to digitise the transmission of requests for service of documents and taking of evidence between competent authorities in different Member States. For this purpose, both Regulations call for the establishment of a mandatory electronic decentralised IT system. The signatories welcome the objective of the Commission proposal and the compromise text of the Finnish Presidency.

The Regulations do not explicitly mention by name a specific software solution to future-proof the Regulations in a fast-moving technological environment. However, the Member States and the Commission have agreed that the implementing acts of the Regulations will specify the e-CODEX system as the appropriate software solution. The signatories support this choice and the use of e-CODEX for this kind of data exchange.

Taking this into account, we draw attention to the Council conclusions on the sustainability of e-CODEX (November 2014), which put forward the opportunity of entrusting an independent existing EU Agency with the governance of e-CODEX. Recalling also the Roadmap of e-CODEX (November 2016) and the Council Conclusions on e-CODEX (June 2017), which invited the Commission "to present a proposal for ensuring the sustainability of e-CODEX, providing the necessary legal and technical arrangements enabling eu-LISA to ensure its maintenance and interoperability", the signatories call upon the Commission to present a proposal for ensuring the sustainability of e-CODEX, providing the necessary legal and technical arrangements enabling eu-LISA to ensure its maintenance and interoperability. This should be done before the implementing acts of the Regulations are adopted.

We also call upon the Commission to provide the necessary resources enabling this organisation to ensure the maintenance and interoperability of e-CODEX and to present a plan regarding the necessary legislative proposal for the future maintenance of e-CODEX."

Ad "B" item 10: Digitalisation of judicial cooperation

a) Regulation amending Regulation (EC) No 1393/2007 on the Service of Documents

General approach

STATEMENT BY ESTONIA, IRELAND AND PORTUGAL

"One of the main aims of this Regulation is to further improve the efficiency and speed of judicial proceedings, in a way which maintains or improves the existing level of access to justice and the protection of the rights of the defence in cross-border proceedings, and to reduce the burdens for citizens and businesses involved in cross-border proceedings resulting from undue costs and delays. This can be achieved by the better use of technical developments and electronic means for the service of procedural documents in civil and commercial matters.

The signatories welcome the objective of the Commission proposal and the compromise text of the Finnish Presidency. There are many aspects in the compromise text that the signatories can be very satisfied with.

However, Article 14a (2), which allows a Member State to indicate the conditions under which it will accept service of judicial documents to people with an address in its territory by e-mail, leaves the Member States with a broad possibility not to accept service by e-mail in its territory. There is no limitation foreseen to the conditions the Member States can indicate, making it thus possible to object to it as such. In order to follow the main objective of the Regulation it is also vital to follow the principle of non-discrimination - the Member States accepting e-mail as a valid method of service domestically should accept it in cross-border cases as well. Not following the principle of non-discrimination would jeopardize the main objective of the Regulation.

The signatories regret that there was not sufficient time to consider the impact of this objection on the judicial proceedings and the rights of parties before the adoption of the general approach. We believe that it is essential to find a better solution during the upcoming trilogies with the European Parliament, which would better achieve the aim of the Commission proposal."

Statements to the legislative "A" items set out in 14451/19

Ad "A" item 3: Review of the European System of Financial Supervision (ESFS):

Regulation amending ESRB *Adoption of the legislative act*

STATEMENT BY THE NETHERLANDS

"While supporting the overall package on the review of the European System of Financial Supervision (ESFS review), the Netherlands regret that the amendments of the Regulation on the European Systemic Risk Board (ESRB) do not fully address our repeatedly expressed concerns with regard to a potential conflict of interest between the ESRB and the European Central Bank (ECB). At the same time we acknowledge the improvements provided for in this amended Regulation, for instance with regard to the strengthening of the position of the ESRB's first Vice-Chair. We call on the European Commission to consider possible alternative models for the governance of the ESRB when reporting on the mission and organization of the ESRB in a future report on the ESRB. The Netherlands will continue to work constructively towards addressing this issue."