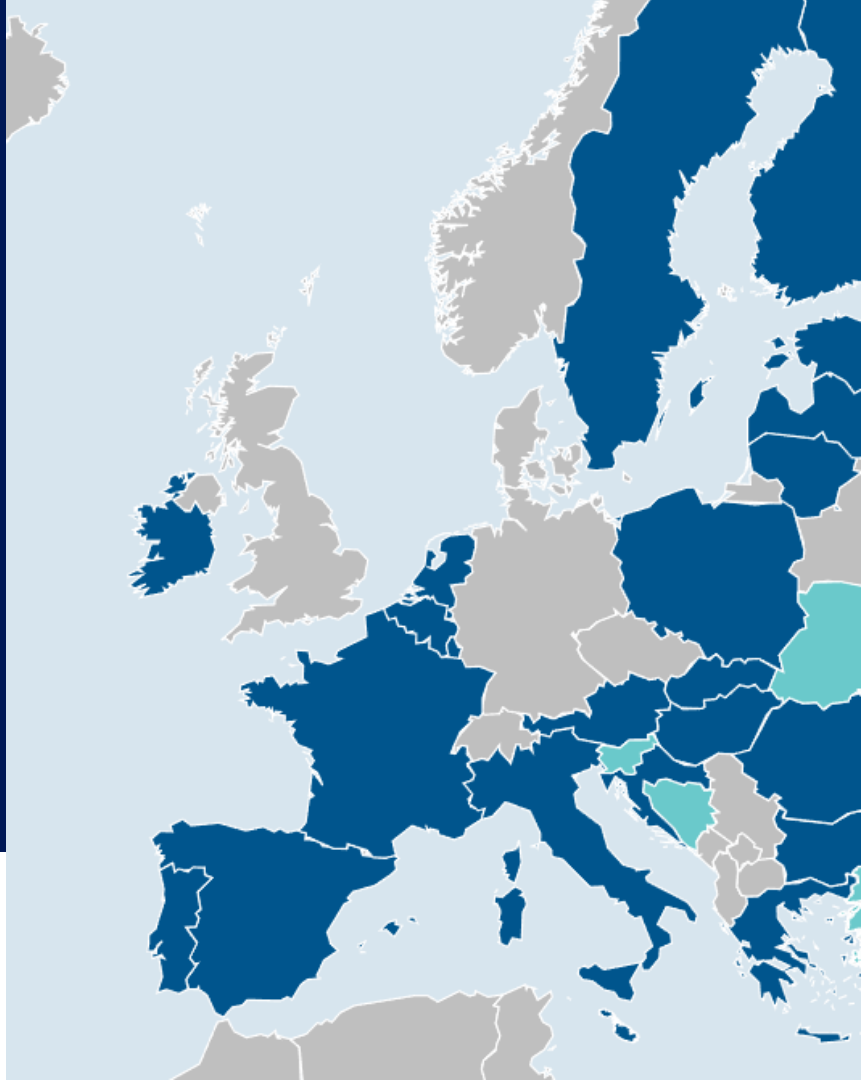


Part II of the ELRN seminar: Practical cases studies on European Certificate of Succession

Panel moderated by
Marta Rekawek-Pachwicewicz – Board Member
Brussels- June 2026



Co-funded by
the European Union



PROGRAMME OF THE PANEL&PANELISTS



❖ *1st Practical case by Beata Mykietyn-Furca, CP from Polish Association of Registrars concerning Judgment of the Court of Justice of the European Union of March 27, 2025, Case No. C-57/24 (Ławida) referring to matters concerning the acceptance or renunciation of an inheritance, a bequest, or a statutory share*

❖ *2nd Practical case by Lucia Filagová CP from Geodesy, Cartography and Cadaster Authority of the Slovak Republic referring to the ECS and challenges in its registration in the Land registry of the Slovak Republic*

Round table discussion - questions



1. Please briefly describe the process for renouncing an inheritance in your country; is it possible to do so, what is the procedure, is there a central registry of renunciations, and can the renunciation of an inheritance serve as the basis for an entry in the registry, e.g., in the form of a notice?

2. Has a case regarding the application of the provisions of EU Regulation No. 650/12 been referred to the CJEU in connection with cross-border inheritance from your country?

by Beata Mykietyn-Furca, CP Polish Association of Registrars

Round table discussion – a summary updated on an ongoing basis



1. Are there any mandatory requirements for registering documents in the land registry without which registration cannot be completed? (And which ECS does not have?)
2. Have you encountered the term “contrary to public policy” when registering an ECS? What would be considered contrary to public policy in your country?
3. How do you handle ECSs issued in Germany?

by Lucia Filagova, CP Geodesy, Cartography and Cadastre Authority of the Slovak Republic

Updated Question by European Commission:

Consultation of key stakeholders succession - Bilingual form of the European Certificate of Succession

Question

Would you support a targeted amendment of the Succession Regulation (No 650/2012) requiring the issuance of a European Certificate of Succession (ECS) **form** (its headings) in two languages, that is:

- (i) the official language (or one of the official languages) of the Member State where the ECS is issued, and
- (ii) the official language (or one of the official languages) of the Member State where the ECS is to be presented, where the bilingual ECS form would be automatically generated on the European e-Justice Portal once the issuing authority has selected the two relevant languages (knowing that a functionality enabling a machine translation of any free text included in the ECS would also be available from the Portal)?

Please mark your response with an X:

Yes:

Neutral:

No:



We will be sending the questionnaire by today and you have until the 15th of June to answer

Would you like to add any comments?



THANK YOU FOR
YOUR
ATTENTION!



[European Land Registry Association \(ELRA\)](#)



[@ELRAssociation](#)