

#### Article 29(1)(a) - Courts with jurisdiction

'district courts'

#### Article 29(1)(b) - Review procedure

Pursuant to Article 29(1)(b) of the Regulation, in accordance with Article 398 of the Code of Contentious Civil Procedure (*Civilný sporový poriadok*) an extraordinary legal remedy may be sought by bringing a re-trial action (*žaloba o obnovu konania*) before the competent court that ruled at first instance, namely the 'district court' (*okresný súd*).

#### Article 29(1)(c) - Means of communication

Pursuant to Article 125 of the Code of Contentious Civil Procedure an application for action may be made in writing or electronically. An application made without electronic authorisation must be re-submitted within 10 days on paper or in an authorised electronic format, otherwise it will not be considered. The court will not request an application's resubmission.

#### Article 29(1)(d) - Accepted languages

Pursuant to Article 21(2)(b) of the Regulation, the accepted language for drawing up a certificate is 'Slovak'.

Last update: 06/09/2021

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.