

EuroExpert Symposium 2017



E-Justice in the European Union How are experts concerned?

Study of EuroExpert on current developments in different EU-countries

Nicola Cohen, Chairman EuroExpert

**Vienna, Austria
Friday, 30th June 2017**

Participating countries

- **AUSTRIA**
- **CROATIA**
- **CZECH REPUBLIC**
- **GERMANY**
- **ITALY**
- **NETHERLANDS**
- **POLAND**
- **PORTUGAL**
- **SPAIN**
- **SWITZERLAND**
- **UNITED KINGDOM**

Main Results

Different Degree of progress in the responding Countries

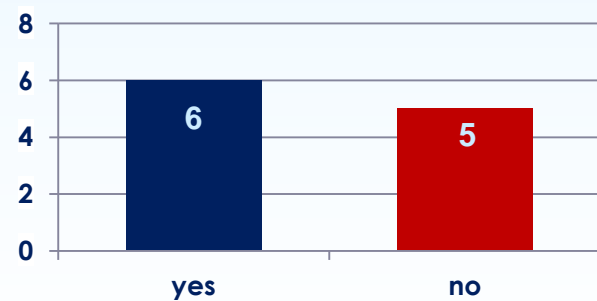
- Ranging from implemented to not even taken into consideration
- In some Countries legally implemented, but not in practise
- Main reason for not taking in to account: no widespread use in the legal community

EuroExpert Symposium 2017

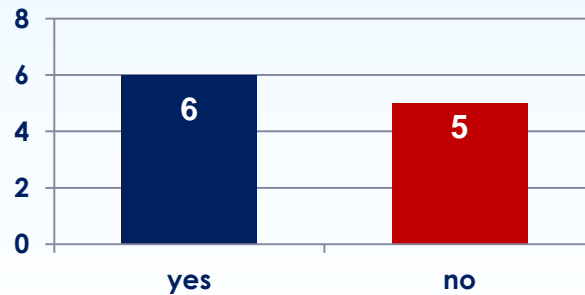


Q1 → Is it currently permitted to use electronic communications in the legal process including the courts for the submission of:

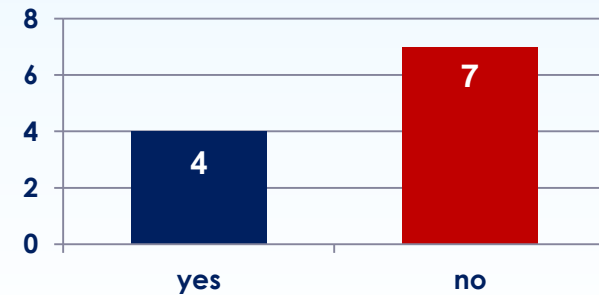
Q1.1: Instructions to Experts



Q1.2: Experts Reports



Q1.3: Other legal documents



EuroExpert Symposium 2017



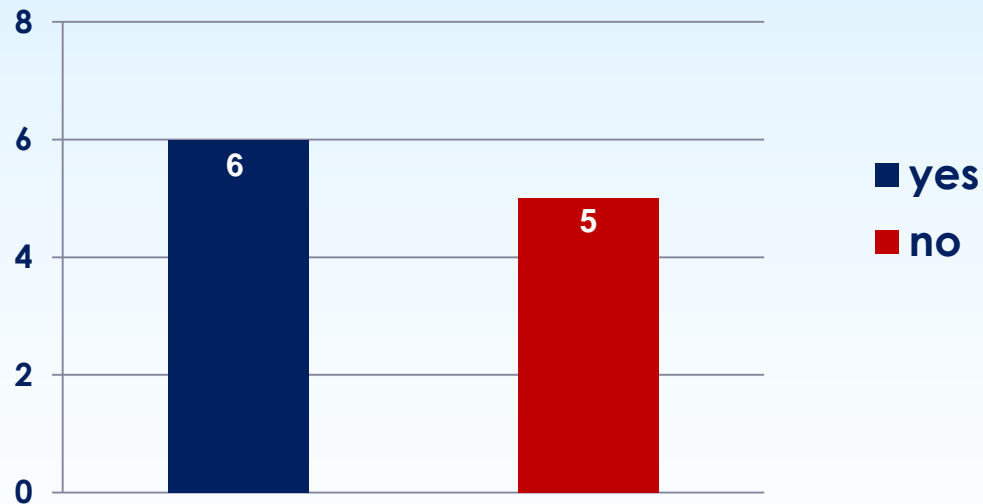
Q2 → Typical technical constraints:

- ID Card
- Electronic signature
- Guarantees for protection of documents or identity resulting from EU regulation 2014/910 on electronic identification (eID) and trust services for electronic transactions in the internal market (eIDAS)

EuroExpert Symposium 2017



Q4 → If electronic transmission is or will be permitted, is or will its use mandatory for Experts?



EuroExpert Symposium 2017



Q5 → Has your Organisation or another Expert Organisation been involved in the development of standards or Protocols for its use?

