(Victim Support Europe

Workshop

How Victims' Rights Directive works in

THE VOICE

OF VICTIMS

IN EUROPE

practice?

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VOCIARE project:

26 EU national reports (- UK and Denmark) +/- 800 survey respondents 130+ interviews with victim support professionals

1 synthesis report



Article 2 – Definition









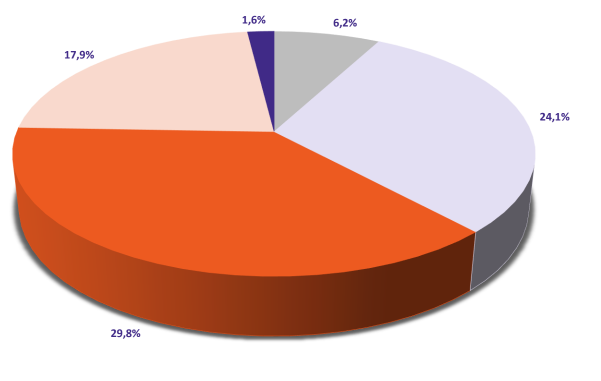


Article 3 – Right to understand and be understood

Groups of victims	Always	Often	Sometimes	Rarely	Never
Children	26,6%	29,0%	16,9%	12,3%	2,5%
People with hearing impairments	22,4%	16,4%	13,1%	12,0%	3,6%
People with intellectual disabilities	19,1%	16,7%	13,7%	16,8%	6,9%
Persons who do not speak the language in which the proceedings are conducted	26,4%	23,5%	21,6%	15,4%	2,3%
Illiterate people	19,3%	15,4%	13,3%	16,6%	9,4%
Blind and partially blind people	20,4%	14,5%	12,4%	12,8%	8,0%



Article 3 – Right to be accompanied by a person of choice



Always Often Sometimes Rarely Never

Article 4 – Right to receive information from the first contact with the competent authority

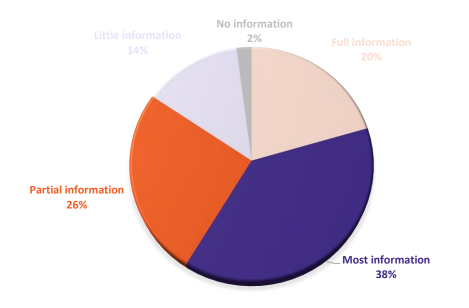


Simplicity of language Adaptation of language Diversity of means Follow up

Means of information provision	Always	Often	Sometimes	Rarely	Never
	%	%	%	%	%
Internet	5,3	14,2	20,6	22,8	16,3
Orally	29,4	32,3	13,7	5,6	1,7
Leaflets, brochures or similar	25,2	40,0	19,8	8,8	2,5
Video	2,6	6,2	10,3	20,4	33,1



Article 4 – Right to receive information from the first contact with the competent authority

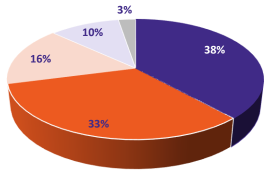




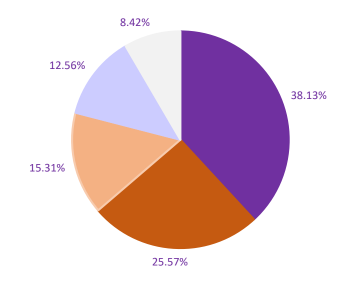
Article 5 – Rights of victim when making a complaint

The right to receive an acknowledgment of the complaint

Right to present a criminal complaint in a language the victim understands



Always • Often Sometimes • Rarely • Never

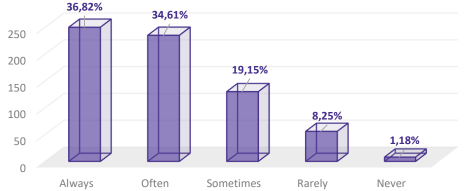


Always Often Sometimes Rarely Never

Article 6– Right to receive information about their case



The victim **must receive information** about this possibility The victim **may choose to receive** information about their case

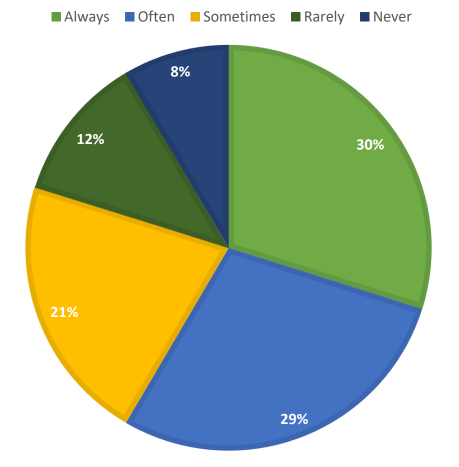


How frequently do victims get information about their case?

Article 6– Right to receive information about their case

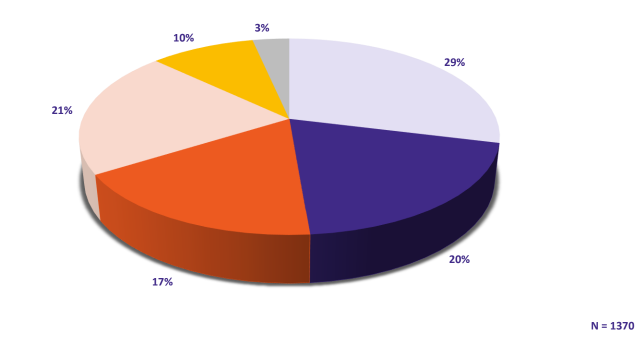
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Article 7 – Right to interpretation and translation



At police interviews During investigations Before the prosecutor During the entire trial Only during their testimony Not available



Article 7 – Right to translation and interpretation

	%
Denial of the right to interpreting services	7,1
Lack of availability of interpreters	27,8
Poor quality of interpretation	8,3
Interpreting services available only under limited circumstances (conditional to active participation)	10,4
Interpreting services do not address victims' vulnerability (e.g.: woman victim of sexual violence with interpretation services by a male interpreter)	11,4
Risk of interpreter bias	8,2
Interpreting services are available but not free of charge	3,5
Interpreting services are provided in a language other than the victim's own language	5,2
False assumption that victims understand the language of the proceedings well enough	7,3
Interpreting services are not provided to avoid delays in proceedings	3,2
Other	2,1
Do not know	5,5

NATIONAL FRAMEWORK FOR COMPREHENSIVE VICTIM SUPPORT







Article 10 – Right to be heard

Member States shall ensure that victims **may be heard** during criminal proceedings and may provide evidence. Where a child victim is to be heard, due account shall be taken of the **child's age and maturity**.



Article 11 – Right to revise prosecutorial decision

Article 12 – Right to safeguards in the context of restorative justice services

Article 13 – Right to legal aid

Article 14 – Right to reimbursement of expenses

Article 15 – Right to the return of property

Article 16 – Right to decision on compensation

Article 17– Cross-border victims

Member States shall ensure that authorities can take appropriate measures to **minimise the difficulties** faced where the victim is a resident of a Member State other than that where the criminal offence was committed. Victim Support

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The authorities of the Member State where the criminal offence was committed shall be in a position: a) **to take a statement immediately** after the complaint is made to the competent authority; b) **to have recourse to video conferencing and telephone conference calls** for the purpose of hearing victims who are resident abroad.

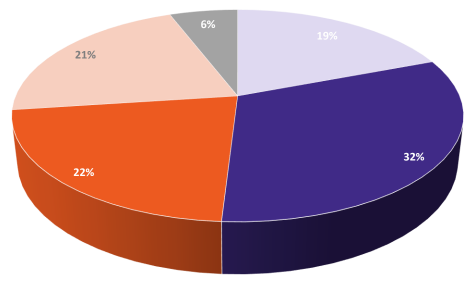
Member States shall ensure that victims of a criminal offence committed in Member States other than that where they reside may make a complaint to the competent authorities of the Member State of residence, if they are unable to do so in the Member State where the criminal offence was committed or, in the event of a serious offence, as determined by national law of that Member State, if they do not wish to do so.

Member States shall ensure that the competent authority to which the victim makes a complaint transmits it without delay to the competent authority of the Member State in which the criminal offence was committed, if the competence to institute the proceedings has not been exercised by the Member State in which the complaint was made.



Article 17– Cross-border victims

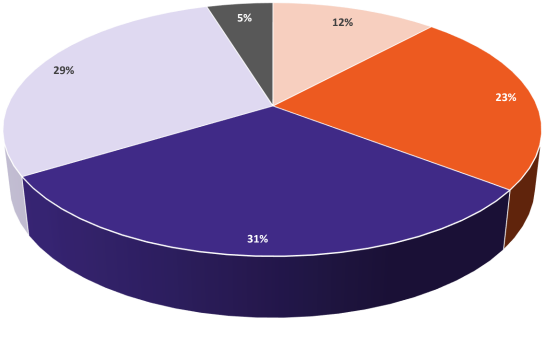
In your opinion, do competent authorities have at their disposal all the necessary means for the purpose of hearing victims who are residents abroad?





Article 18 – Right to protection

In your opinion, how often do victims and their family members receive adequate protection from <u>intimidation and retaliation</u>?

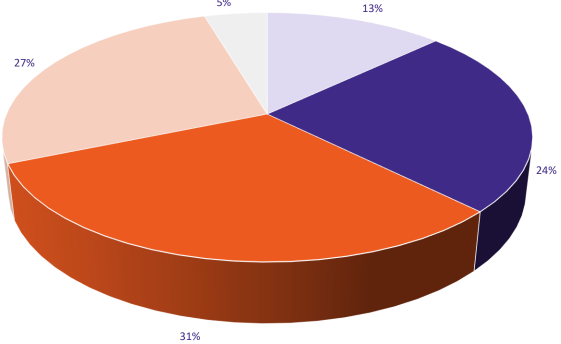


Always • Often • Sometimes • Rarely • Never

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Article 18 – Right to protection

In your opinion, how often do victims and their family members receive adequate protection against the <u>risk of emotional and psychological</u> harm?





Article 19 – Right to avoid contact with perpetrator

Are you aware of any of the following arrangements being present in your country?

	At the police	In court buildings	Does not exist	
	%	%	%	
Separate waiting areas for victims and offenders	17,2	25,1	34,4	
Separate entrances within the premises	16,6	18,7	40,3	
Appointments at different times	41,9	24,8	16,6	
Different entrances from outside the buildings	14,7	20,6	39,0	
Toilet facilities not close to one another	12,2	15,1	45,8	

Article 20 – Right to protection of victims during criminal investigations



Member States shall ensure that during criminal investigations:

a) interviews of victims are conducted without unjustified delay;

b) the **number of interviews** of victims is **kept to a minimum** and interviews are **carried out only where strictly necessary** for the purposes of the criminal investigation;

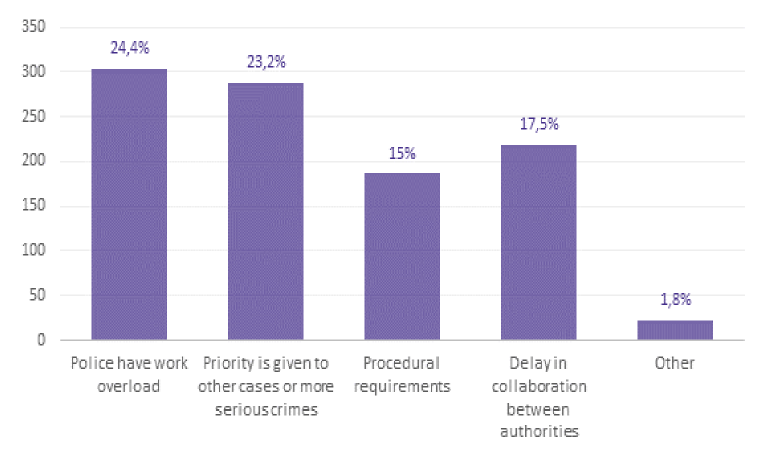
c) victims may be accompanied by their legal representative and a person of their choice;

d) medical examinations are kept to a minimum and are carried out only where strictly necessary for the purposes of the criminal proceedings.



Article 20 – Right to protection of victims during criminal investigations

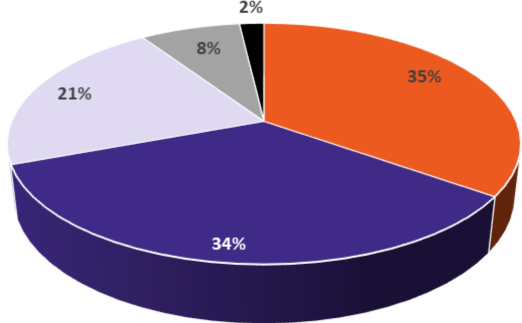
Reasons for delay for interviewing victims in investigation



Article 20 – Right to protection of victims during criminal investigations



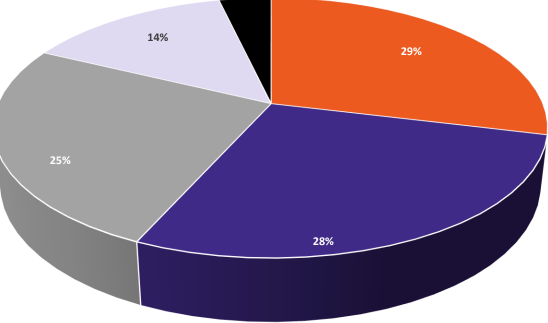
In your experience, are victim able to be accompanied by a person of their choice?





Article 21 – Right to protection of privacy

In your opinion, to what extent do you consider existing protection measures effective in safeguarding victims' privacy?





Article 22 – Individual assessment

Member States shall ensure that victims receive a **timely** and **individual assessment** to identify **specific protection needs** due to their **particular vulnerability** to secondary and repeat victimisation, to intimidation and to retaliation.

Article 23 – Right to protection of victims with specific protection needs during criminal proceedings

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(2) During criminal investigations, Member States shall ensure that victims with specific protection needs who benefit from special measures identified as a result of an individual assessment, may benefit from the following measures: a) interviews with the victim being carried out in **premises designed** or adapted for that purpose; b) interviews with the victim being carried out by or through **professionals trained** for that purpose; c) all interviews with the victim being conducted by the same persons; d) all interviews with victims of sexual violence, gender-based violence or violence in close relationships being conducted by a person of the same sex as the victim, if the victim so wishes. (3) During court proceedings, victims with special protection needs shall also have the following measures available: a) measures to avoid visual contact between victims and offenders; b) measures to ensure that the victim may be heard in the courtroom without being present; c) measures to avoid **unnecessary questioning** concerning the victim's private life not related to the criminal offence; d) measures allowing a hearing to take place without the presence of the public.

Article 23 – Special protection measures



In your experience and opinion, are victims with specific protection needs able to benefit from the following measures during criminal investigations?

	Always	Always Often S		Rarely	Never
	%	%	%	%	%
Interviews with the victim carried out in					
premises designed or adapted for that	15,5	30,7	22,1	12,0	3,0
purpose					
Interviews carried out by or through					
professionals trained for that purpose	10,7	36,0	24,8	10,7	2,6
All interviews are conducted by the same					
person	12,9	30,9	23,7	11,5	2,3
All interviews with victims of sexual					
violence, gender-based violence, etc. are					
conducted by a person of the same sex as	14,7	24,8	22,4	11,6	5,0
the victim					

Article 23 – Special protection measures

In your experience and opinion, are victims with specific protection needs able to benefit from the following measures during court proceedings?

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	Always	Often	Sometimes	Rarely	Never
	%	%	%	%	%
Measures to avoid visual contact between victims and offenders	19,4	21,7	19,1	12,9	4,5
Measures to ensure that the victim may be heard in the courtroom without being present (use of communication technology)	21,1	22,9	18,2	13,7	2,6
Measures to avoid unnecessary questioning concerning the victim's private life not related to the offence	22,8	25,4	17,1	6,7	1,8
Measures allowing proceedings to take place without the presence of the public	25,9	22,3	15,3	10,7	3,2



Article 24 – Right to protection of child victims during criminal proceedings

Article 25 – Training of practitioners

Article 24 – Coordination and cooperation

THANK YOU!

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