

§ 3 In the case of a crime committed abroad by a Polish citizen residing abroad, in the interest of justice, the Minister of Justice may apply to the competent authority of a foreign state to take over law enforcement by the authorities of that country. The provisions of Article. 591 § 2, 5 and 6 shall apply mutatis mutandis.

Chapter 64

Occurrence of the issue or the carriage of persons prosecuted or convicted abroad and for an item

Art 593Courts and prosecutors report through the Minister of Justice of the applications submitted by a foreign person against whom criminal charges are filed, for a person to carry out judicial proceedings or the execution of sentences of imprisonment, the carriage prosecuted or convicted persons through the territory of a foreign country and to give from the territory of a foreign country, or items of evidence obtained by the offender as a result of the offense.

Art 594§ 1 The application shall be accompanied by a copy of the order of temporary detention, together with the reasons explaining the factual and legal basis for prosecution.

§ 2 In the case of a final conviction to imprisonment shall be accompanied by provisions of the said place in § 1, a copy of the appeal.

§ 3 The provision of Art. 280 § 1 point 2 shall apply accordingly.

Art 595In cases of urgency, the court or the prosecutor may apply directly to the competent authority of a foreign state for provisional arrest or detention of persons for which is to be submitted for a preliminary ruling, and shall submit an application in accordance with Article. 593 and 594

Art 596 ⁽⁴¹⁰⁾ A person can not be released without the consent of the issuing prosecuted, sentenced or detained in custody in order to comply with penalties for other offenses committed before the date of issue than that, in connection with the delivery took place.

Art 597 ⁽⁴¹¹⁾ In case of reservations on the issue that, in relation to the person issued the penalty has already held will be executed only for those offenses, which has been ruling the court, which finally ruled in the case, it seems, if necessary, at a meeting a decision amending the sentence in such a way that penalties were performed only for those offenses for which the issue was the perpetrator. The Prosecutor and the person extradited shall have the right to participate in the meeting. Provision of Art. 451 shall apply mutatis mutandis.

Art 598§ 1 The time limits provided for in Article. 263 run against the person extradited from the date of the transfer of that person by the competent authorities on Polish territory.

§ The provision of Article 2. 265 shall apply also when the arrest took place abroad.

Art 599 ⁽⁴¹²⁾ If a person issued by a foreign state is not without just cause to leave Polish territory within 45 days from the date of final completion of the procedure in the event of conviction - the date or complete remission of sentence, or if after leaving Polish territory returns to it, the limits of Article . 596 and 597 do not apply.

Art 600 Once a final decision in a case against the person issued by a foreign court shall send a copy of the judgment Minister of Justice, which transmit a copy of the competent authority of a foreign country. Provision of Art. 157 § 2 shall apply accordingly.

Art 601 Provided by the state foreign objects resulting from the offense shall be refunded if the return on their issue is claimed, the same rationale applies to the factual evidence.

Chapter 65

Edition, and the carriage of persons prosecuted or convicted or release items on the request of foreign states⁽⁴¹³⁾

Art 602⁽⁴¹⁴⁾ § 1⁽⁴¹⁵⁾ (repealed).

§ 2 In the case of submission by the authority of a foreign country an application for a person sought for the purpose of criminal proceedings against him or imposed on the implementation of the sentence or detention order, the prosecutor interviews a person and, where necessary, secure evidence in the country, and seeks the matter to the competent local district court.

Art 603 § 1⁽⁴¹⁶⁾ The District Court issued the order at the meeting on the application of a foreign state. Before issuing the order must give the person sought to be heard orally or in writing, and if an application for the purpose of prosecution should be at the reasoned request of the person who carried out the evidence in the country.

§ 2 The meeting is entitled to participate defender.

§ 3 If the court issued a decision on admissibility issue, the issue may not occur.

§ 4 The court's decision on the issue may be appealed.

§ 5 The court shall forward a final order, together with the acts of the case to the Minister of Justice who, after the allotment application shall notify the competent authority of a foreign state.

Rule 603a.⁽⁴¹⁷⁾ § 1 If an international agreement to which the Republic of Poland is a party so provides, the application of a foreign state to use the temporary arrest of the person sought a request for the extradition.

§ 2 In the case referred to in § 1, the prosecutor at the hearing shall inform the person pursued the possibility of expressing its consent to issue or agree to issue combined with a renunciation of the use of the restrictions set out in Article. 596 and 597 Prosecuted if the person expresses a willingness to make such a statement, the prosecutor refer the case to the district court in whose jurisdiction leads the proceedings.

§ 3 The Court shall decide at a meeting of the provisional arrest of the person sought, receives a statement of consent to issue or agree to issue combined with a renunciation of the use of the restrictions set out in Article. 596 and 597, and issues a decision on the admissibility issue.

§ 4 The consent of the person sought and the renunciation referred to in § 2, can not be undone, which teaches the person pursued.

§ 5 The court shall immediately transmit a final order, together with the acts of the case to the Minister of Justice, which resolves the issue of a person.